to estoppel.

43. Defendant further asserts that Plaintiff's claims may be barred, in whole or in part, due to failure of consideration.

JURY DEMAND

- 44. The Defendant demands a trial by jury of all issues so triable pursuant to Rule 38 of the Federal Rules of Civil Procedure and Rule 9015 of the Federal Rules of Bankruptcy Procedure.
- 45. The Defendant does <u>not</u> consent to the Bankruptcy Court conducting a jury trial and therefore demands a jury trial in the District Court.

PRAYER

WHEREFORE, PREMISES CONSIDERED, the Defendant respectfully request that, following a trial on the merits, the Court enter a judgment that the Plaintiff take nothing on the Complaint and provide the Defendant such other relief to which he is entitled.

Dated: March 16, 2021 Respectfully submitted,

/s/ Bryan C. Assink

D. Michael Lynn – State Bar ID 12736500
John Y. Bonds, III – State Bar ID 02589100
John T. Wilson, IV – State Bar ID 24033344
Bryan C. Assink – State Bar ID 24089009
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bryan.assink@bondsellis.com

ATTORNEYS FOR DEFENDANT JAMES DONDERO

Case 21-03003-sgj Doc 135-2 Filed 12/18/21 Entered 12/18/21 01:38:22 Desc Case 3:21-cv-00881-X DocAppendik/Peartl2 Filed 12/18/2/1 1386ge 2 of 200 PageID 22617 Case 21-03003-sgj Doc 6 Filed 03/16/21 Entered 03/16/21 19:16:21 Page 8 of 8

CERTIFICATE OF SERVICE

The undersigned hereby certifies that, on March 16, 2021, a true and correct copy of this document was served via the Court's CM/ECF system on counsel for the Plaintiff.

/s/ Bryan C. Assink
Bryan C. Assink

EXHIBIT 81

Case 21-03003-sgj Doc 135-2 Filed 12/18/21 Entered 12/18/21 01:38:22 Desc Case 3:21-cv-00881-X DocAppendik/Peattl 2 Filed 12/18/21 1336ge 4 of 200 PageID 22619

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State Bar I.D. No. 02589100
Clay Taylor
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State Bar I.D. No. 24089009
BONDS ELLIS EPPICH SCHAFER JONES LLP
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Deborah Deitsch-Perez State Bar No. 24036072 Michael P. Aigen State Bar No. 24012196 STINSON LLP 3102 Oak Lawn Avenue, Suite 777 Dallas, Texas 75219 (214) 560-2201 telephone (214) 560-2203 facsimile

Fort Worth, Texas 76102 (817) 405-6900 telephone (817) 405-6902 facsimile

ATTORNEYS FOR DEFENDANT JAMES DONDERO

IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

In re:	§	Case No. 19-34054
HIGHLAND CAPITAL MANAGEMENT, L.P. Debtor.	\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	Chapter 11
Debtor.	8	
HIGHLAND CAPITAL MANAGEMENT, L.P.	., §	
Plaintiff.	§	
V.	§ §	Adversary No. 21-03003-sgj
JAMES D. DONDERO,	§ 8	
Defendant.	§ §	

DEFENDANT JAMES DONDERO'S OBJECTIONS AND RESPONSES TO HIGHLAND CAPITAL MANAGEMENT, L.P.'S FIRST REQUEST FOR ADMISSIONS

TO: Highland Capital Management, L.P., by and through its attorneys of record, Zachery Z. Annable, Hayward PLLC, 10501 N. Central Expy., Ste. 106, Dallas, Texas 75231.

Defendant James Dondero ("Defendant" or "Dondero") serves his Objections and

Responses to Debtor Highland Capital Management, L.P.'s ("Debtor" or "Highland") First

Request for Admissions ("Requests"), as follows:

Exhibit 8

Case 21-03003-sgj Doc 135-2 Filed 12/18/21 Entered 12/18/21 01:38:22 Desc Case 3:21-cv-00881-X DocAppendik/Peatrl 2 Filed 12/18/21 Entered 12/18/21 01:38:22 Desc Case 3:21-cv-00881-X DocAppendik/Peatrl 2 Filed 12/18/21 Entered 12/18/21 01:38:22 Desc Case 3:21-cv-00881-X DocAppendik/Peatrl 2 Filed 12/18/21 Entered 12/18/21 01:38:22 Desc Case 3:21-cv-00881-X DocAppendik/Peatrl 2 Filed 12/18/21 Entered 12/18/21 01:38:22 Desc Case 3:21-cv-00881-X DocAppendik/Peatrl 2 Filed 12/18/21 Entered 12/18/21 01:38:22 Desc Case 3:21-cv-00881-X DocAppendik/Peatrl 2 Filed 12/18/21 Entered 12/18/21 01:38:22 Desc Case 3:21-cv-00881-X DocAppendik/Peatrl 2 Filed 12/18/21 Entered 12/18/21 01:38:22 Desc Case 3:21-cv-00881-X DocAppendik/Peatrl 2 Filed 12/18/21 Entered 12/18/21 01:38:22 Desc Case 3:21-cv-00881-X DocAppendik/Peatrl 2 Filed 12/18/21 Entered 12/18/21 01:38:22 Desc Case 3:21-cv-00881-X DocAppendik/Peatrl 2 Filed 12/18/21 Desc Case 3:21-cv-00881-X DocAppe

Dated: April 28, 2021 Respectfully submitted,

/s/ Bryan C. Assink

John Y. Bonds, III

State Bar I.D. No. 02589100

Clay Taylor

State Bar I.D. No. 24033261

Bryan C. Assink

State Bar I.D. No. 24089009

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Email: john@bondsellis.com

Email: clay.taylor@bondsellis.com Email: bryan.assink@bondsellis.com

-and-

Deborah Deitsch-Perez

State Bar No. 24036072

Michael P. Aigen

State Bar No. 24012196

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Dallas, Texas 75219

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Email: michael.aigen@stinson.com

ATTORNEYS FOR DEFENDANT JAMES DONDERO

Case 21-03003-sgj Doc 135-2 Filed 12/18/21 Entered 12/18/21 01:38:22 Desc Case 3:21-cv-00881-X DocAppendik/Peattl2 Fileage14991/24 1336ge 6 of 200 PageID 22621

CERTIFICATE OF SERVICE

I, the undersigned, hereby certify that, on April 28, 2021, a true and correct copy of the foregoing document was served via email on counsel for the Debtor.

/s/ Bryan C. Assink
Bryan C. Assink

Case 21-03003-sgj Doc 135-2 Filed 12/18/21 Entered 12/18/21 01:38:22 Desc Case 3:21-cv-00881-X DocAppendik/Peatrl 2 Filed 12/18/21 1336ge 7 of 200 PageID 22622

OBJECTIONS AND RESPONSES

REQUEST FOR ADMISSION NO. 1: Admit that attached as Exhibit A is a true and correct copy of a Promissory Note (a) executed by James Dondero, as maker, in favor of the Debtor, as payee, (b) dated February 2, 2018, (c) in the original face amount of \$3,825,000 (the "February 2 Note").

RESPONSE:

ADMIT.

REQUEST FOR ADMISSION NO. 2: Admit that on or about February 2, 2018, the Debtor paid \$3,825,000 to James Dondero (or for his benefit) in exchange for the February 2 Note (the "February 2 Consideration").

RESPONSE:

ADMIT.

REQUEST FOR ADMISSION NO. 3: Admit that on or about February 2, 2018, the Debtor transferred \$3,825,000 to an account for James Dondero's benefit.

RESPONSE:

ADMIT.

REQUEST FOR ADMISSION NO. 4: Admit that neither James Dondero nor any entity he owns and/or controls paid any federal or state income taxes on account of the February 2 Consideration.

RESPONSE:

ADMIT.

REQUEST FOR ADMISSION NO. 5: Admit that attached as Exhibit B is a true and correct copy of a Promissory Note (a) executed by James Dondero, as maker, in favor of the Debtor, as payee, (b) dated August 1, 2018, (c) in the original face amount of \$2,500,000 (the "August 1 Note").

RESPONSE:

ADMIT.

REQUEST FOR ADMISSION NO. 6: Admit that on or about August 1, 2018, the Debtor paid \$2,500,000 to James Dondero (or for his benefit) in exchange for the August 1 Note (the "<u>August 1 Consideration</u>").

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RESPONSE:

ADMIT.

REQUEST FOR ADMISSION NO. 7: Admit that on or about August 1, 2018, the Debtor transferred \$2,500,000 to an account for James Dondero's benefit.

RESPONSE:

ADMIT.

REQUEST FOR ADMISSION NO. 8: Admit that neither James Dondero nor any entity he owns and/or controls paid any federal state income taxes on account of the August 1 Consideration.

RESPONSE:

ADMIT.

REQUEST FOR ADMISSION NO. 9: Admit that attached as Exhibit C is a true and correct copy of a Promissory Note (a) executed by James Dondero, as maker, in favor of the Debtor, as payee, (b) dated August 13, 2018, (c) in the original face amount of \$2,500,000 (the "August 13 Note").

RESPONSE:

ADMIT.

REQUEST FOR ADMISSION NO. 10: Admit that on or about August 13, 2018, the Debtor paid \$2,500,000 to James Dondero (or for his benefit) in exchange for the August 13 Note (the "August 13 Consideration").

RESPONSE:

ADMIT.

REQUEST FOR ADMISSION NO. 11: Admit that on or about August 13, 2018, the Debtor transferred \$2,500,000 to an account for James Dondero's benefit.

RESPONSE:

ADMIT.

REQUEST FOR ADMISSION NO. 12: Admit that neither James Dondero nor any entity he owns and/or controls paid any federal or state income taxes on account of the August 13 Consideration.

RESPONSE:

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ADMIT.

REQUEST FOR ADMISSION NO. 13: Admit that attached as Exhibit D is the Debtor's December 3, 2020 demand letter (the "<u>Demand Letter</u>") to James Dondero demanding payment of the accrued interest and principal due and payable on the Promissory Notes in the aggregate amount of \$9,004,013.07 (the "<u>Outstanding Amount</u>").

RESPONSE:

Admit only that the letter attached as Exhibit D is a letter sent from the Debtor to Dondero making demand on the notes. The remainder of the request is denied.

REQUEST FOR ADMISSION NO. 14: Admit that, as of January 22, 2021, James Dondero has not paid the Debtor the Outstanding Amount.

RESPONSE:

Admit only that Dondero has not paid the Debtor the amount the Debtor asserts is due on the notes in the amount of \$9,004,013.07. The remainder of the request is denied.

EXHIBIT 82

John Y. Bonds, III
State Bar I.D. No. 02589100
Clay Taylor
State Bar I.D. No. 24033261
Bryan C. Assink
State Bar I.D. No. 24089009
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Deborah Deitsch-Perez State Bar No. 24036072 Michael P. Aigen State Bar No. 24012196 STINSON LLP 3102 Oak Lawn Avenue, Suite 777 Dallas, Texas 75219 (214) 560-2201 telephone (214) 560-2203 facsimile

ATTORNEYS FOR DEFENDANT JAMES DONDERO

IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

In re:	§ Case No. 19-3	4054
HIGHLAND CAPITAL MANAGEMENT, L.P.	§ Chapter 11	
Debtor.	§ §	
HIGHLAND CAPITAL MANAGEMENT, L.P.,	§	
	§ §	
Plaintiff.	§	
v.	§ Adversary No	. 21-03003-sgj
JAMES D. DONDERO,	§ §	
Defendant.	§ §	

DEFENDANT JAMES DONDERO'S OBJECTIONS AND ANSWERS TO HIGHLAND CAPITAL MANAGEMENT, L.P.'S FIRST SET OF INTERROGATORIES

TO: Highland Capital Management, L.P., by and through its attorneys of record, Zachery Z. Annable, Hayward PLLC, 10501 N. Central Expy., Ste. 106, Dallas, Texas 75231.

Defendant James Dondero ("Defendant" or "Dondero") serves his Objections and

Answers to Debtor Highland Capital Management, L.P.'s ("Debtor" or "Highland") First Set of

Interrogatories ("Requests"), as follows:

Exhibit 9

DEFENDANT JAMES DONDERO'S OBJECTIONS AND ANSWERS TO HIGHLAND CAPITAL MANAGEMENT, L.P.'S FIRST SET OF INTERROGATORIES

CORE/3522697.0002/166033837.2

Dated: 4/26/2021

Respectfully submitted,

/s/Bryan C. Assink
John Y. Bonds, III
State Bar I.D. No. 02589100
Clay Taylor
State Bar I.D. No. 24033261
Bryan C. Assink
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-and-

Deborah Deitsch-Perez
State Bar No. 24036072
Michael P. Aigen
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3102 Oak Lawn Avenue, Suite 777
Dallas, Texas 75219
(214) 560-2201 telephone
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ATTORNEYS FOR DEFENDANT JAMES DONDERO

Case 21-03003-sgj Doc 135-2 Filed 12/18/21 Entered 12/18/21 01:38:22 Desc Case 3:21-cv-00881-X DocAppentdix & 2Filed 2/18/21 Entered 12/18/21 01:38:22 Desc DocAppentdix & 2Filed 2/18/21 Entered 2/18/21 2/18/21 Entered

CERTIFICATE OF SERVICE

I, the undersigned, hereby certify that, on 4/26/2021, a true and correct copy of the foregoing document was served via email on counsel for the Debtor.

/s/ Bryan C. Assink Bryan C. Assink

OBJECTIONS AND ANSWERS

INTERROGATORY NO. 1: With respect to each Note, identify:

- (a) the person who entered into each Purported Agreement on behalf of the Debtor;
- (b) the date each Purported Agreement was entered into; and
- (c) all documents that reflect or memorialize each Purported Agreement.

ANSWER:

The Agreements were entered into on behalf of the Debtor by James Dondero, subsequent to the time each Note was executed. Documents reflecting or memorializing the Agreements, if any, will be produced at a mutually agreeable time and location.

INTERROGATORY NO. 2: Identify every person who James Dondero believes has actual knowledge of each Purported Agreement.

ANSWER:

Dondero objects to this interrogatory (1) to the extent it seeks privileged information, (2) because it requires Dondero to speculate as to what other people know and believe, and (3) because the phrase "actual knowledge" is not defined. Subject to these objections, Dondero believes the following individuals may have actual knowledge of each Purported Agreement:

James Dondero

Frank Waterhouse

Mark Okada

John Honis

Scott Ellington

INTERROGATORY NO. 3: Identify (a) anything of value that was received by James Dondero (or for his benefit) in exchange for each Note, and (b) the date anything of value that was received by James Dondero (or for his benefit) in exchange for each Note.

ANSWER:

Dondero received the funds evidenced in each Note on or about the date that each Note was entered into by the parties to the Notes.

INTERROGATORY NO. 4: Identify each witness James Dondero intends to call at trial in this Adversary Proceeding.

DEFENDANT JAMES DONDERO'S OBJECTIONS AND ANSWERS TO HIGHLAND CAPITAL MANAGEMENT, L.P.'S FIRST SET OF INTERROGATORIES PAGE 4 OF 6

CORE/3522697.0002/166033837.2

Case 21-03003-sgj Doc 135-2 Filed 12/18/21 Entered 12/18/21 01:38:22 Desc Case 3:21-cv-00881-X DocAppærtdix & 2Filed 04/5002 ft 13/36je 15 of 200 PageID 22630

ANSWER:

Dondero will identify witnesses in accordance with the scheduling order governing this proceeding.

Case 21-03003-sgj Doc 135-2 Filed 12/18/21 Entered 12/18/21 01:38:22 Desc Case 3:21-cv-00881-X DocAppærtdix & 2Filed 2/18/21 Entered 12/18/21 01:38:22 Desc DocAppærtdix & 2Filed 2/18/21 Entered 2/18/21 01:38:22 Desc DocAppærtdix & 2Filed 2/18/21 Entered 2/18/21 01:38:22 Desc DocAppærtdix & 2Filed 2/18/21 Entered 2/18/21 01:38:22 Desc DocAppærtdix & 2Filed 2/18/21 D

	VERIFICATION
--	--------------

STATE OF TEXAS	
COUNTY OF DALLAS)

On this day, James D. Dondero appeared before me, the undersigned notary public, and upon his oath, certified that he had read Defendant's Objections and Answers to Highland Capital Management, L.P.'s First Set of Interrogatories and that the facts stated therein are within his personal knowledge and are true and correct.

MES D. DONDERO

SWORN TO and SUBSCRIBED before me by James D. Dondero on the 26th day of April, 2021.



Notary Public in and for the State of Texas

EXHIBIT 83

Case 21-03003-sgj Doc 135-2 Filed 12/18/21 Entered 12/18/21 01:38:22 Desc Case 3:21-cv-00881-X DocAppertdix & 2Filed 04/06/21 Filed 04/06/21 20:33.4:36 Page 1 of 8 Docket #0016 Date Filed: 4/6/2021

D. Michael Lynn – State Bar ID 12736500 John Y. Bonds, III – State Bar ID 02589100 John T. Wilson, IV – State Bar ID 24033344 Bryan C. Assink – State Bar ID 24089009 BONDS ELLIS EPPICH SCHAFER JONES LLP 420 Throckmorton Street, Suite 1000 Fort Worth, Texas 76102 (817) 405-6900 – Telephone (817) 405-6902 – Facsimile

ATTORNEYS FOR DEFENDANT JAMES DONDERO

IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

In re:	§	Case No. 19-34054-SGJ-11
HIGHLAND CAPITAL MANAGEMENT, L.P.,	§	Chapter 11
Debtor.	§ §	
HIGHLAND CAPITAL MANAGEMENT, L.P.,	§ §	
Plaintiff.	§ §	
v.	§ §	
JAMES D. DONDERO,	§ §	Adversary No.: 21-03003
Defendant.	§ §	

DEFENDANT JAMES DONDERO'S AMENDED ANSWER

Defendant James Dondero ("<u>Dondero</u>" or "<u>Defendant</u>"), the defendant in the above-styled and numbered adversary proceeding (the "<u>Adversary Proceeding</u>") filed by Highland Capital Management, L.P. (the "<u>Plaintiff</u>"), hereby files this Amended Answer (the "<u>Answer</u>") responding to the *Complaint for (I) Breach of Contract and (II) Turnover of Property of the Debtor's Estate* [Adv. <u>Dkt. 1</u>] (the "<u>Complaint</u>"). Where an allegation in the Complaint is not expressly admitted in this Answer, it is denied.

DEFENDANT JAMES DONDERO'S AMENDED ANSWER

Exhibit 10

PRELIMINARY STATEMENT

- 1. The first sentence of paragraph 1 of the Complaint sets forth the Plaintiff's objective in bringing the Complaint and does not require a response. To the extent it contains factual allegations, they are denied. The second sentence contains a legal conclusion that does not require a response. To the extent it contains factual allegations, they are denied.
- 2. Paragraph 2 contains a summary of the relief the Plaintiff seeks and does not require a response. To the extent it contains factual allegations, they are denied.

JURISDICTION AND VENUE

- 3. The Defendant admits that this Adversary Proceeding relates to the Plaintiff's bankruptcy case but denies any implication that this fact confers Constitutional authority on the Bankruptcy Court to adjudicate this dispute. Any allegations in paragraph 3 not expressly admitted are denied.
- 4. The Defendant admits that the Court has statutory (but not Constitutional) jurisdiction to hear this Adversary Proceeding. Any allegations in paragraph 4 not expressly admitted are denied.
- 5. The Defendant denies that a breach of contract claim is core. The Defendant denies that a § 542(b) turnover proceeding is the appropriate mechanism to collect a contested debt. The Defendant admits that a § 542(b) turnover proceeding is statutorily core but denies that it is Constitutionally core under *Stern v. Marshall*. The Defendant does <u>not</u> consent to the Bankruptcy Court entering final orders or judgment in this Adversary Proceeding. Any allegations in paragraph 5 not expressly admitted are denied.
 - 6. The Defendant admits paragraph 6 of the Complaint.

THE PARTIES

- 7. The Defendant admits paragraph 7 of the Complaint.
- 8. The Defendant admits paragraph 8 of the Complaint.

CASE BACKGROUND

- 9. The Defendant admits paragraph 9 of the Complaint.
- 10. The Defendant admits paragraph 10 of the Complaint.
- 11. The Defendant admits paragraph 11 of the Complaint.
- 12. The Defendant admits paragraph 12 of the Complaint.

STATEMENT OF FACTS

- 13. The Defendant admits that he has executed promissory notes under which the Debtor is the payee. Any allegations in paragraph 13 not expressly admitted are denied.
- 14. The Defendant admits that he executed a note as alleged in the first sentence of paragraph 14 of the Complaint. Defendant admits that the attached document appears to be a copy of the referenced note.
- 15. The Defendant admits that he executed a note as alleged in the first sentence of paragraph 15 of the Complaint. The Defendant lacks knowledge or information sufficient to form a belief about the truth of the allegations contained in the second sentence of paragraph 15 of the Complaint and therefore denies same.
- 16. The Defendant admits that he executed a note as alleged in the first sentence of paragraph 16 of the Complaint. Defendant admits that the attached document appears to be a copy of the referenced note.
- 17. The Defendant admits that section 2 of each note attached to the Complaint contains the provision quoted in paragraph 17 of the Complaint.

- 18. The Defendant denies the allegations in paragraph 18 of the Complaint. It appears that the provisions of each Note differ. Accordingly, the allegations made in this paragraph are denied.
- 19. The Defendant denies the allegations in paragraph 19 of the Complaint. It appears that the provisions of each Note differ. Accordingly, the allegations made in this paragraph are denied.
- 20. In response to paragraph 20 of the Complaint, the Defendant admits that Exhibit 4 to the Complaint (the "<u>Demand Letter</u>") is a true and correct copy of what it purports to be and that the document speaks for itself. To the extent paragraph 20 of the Complaint asserts a legal conclusion, no response is required, and it is denied. To the extent not expressly admitted, paragraph 20 of the Complaint is denied.
- 21. To the extent paragraph 21 of the Complaint asserts a legal conclusion, no response is necessary, and it is denied. The Defendant otherwise admits paragraph 21 of the Complaint.
- 22. The Defendant lacks knowledge or information sufficient to form a belief about the truth of the allegations in paragraph 22 of the Complaint and therefore denies same.
- 23. The Defendant lacks knowledge or information sufficient to form a belief about the truth of the allegations in paragraph 23 of the Complaint and therefore denies same.
- 24. The Defendant lacks knowledge or information sufficient to form a belief about the truth of the allegations in paragraph 24 of the Complaint and therefore denies same.
- 25. The Defendant lacks knowledge or information sufficient to form a belief about the truth of the allegations in paragraph 25 of the Complaint and therefore denies same.
 - 26. The Defendant denies the allegations in paragraph 26 of the Complaint.

FIRST CLAIM FOR RELIEF (For Breach of Contract)

- 27. Paragraph 27 of the Complaint is a sentence of incorporation that does not require a response. All prior denials are incorporated herein by reference.
- 28. Paragraph 28 of the Complaint states a legal conclusion that does not require a response. To the extent it alleges facts, the Defendant lacks knowledge or information sufficient to form a belief about the truth of the allegations in paragraph 28 of the Complaint and therefore denies same.
- 29. Paragraph 29 of the Complaint states a legal conclusion that does not require a response. To the extent it alleges facts, the Defendant lacks knowledge or information sufficient to form a belief about the truth of the allegations in paragraph 29 of the Complaint and therefore denies same.
- 30. Paragraph 30 of the Complaint states a legal conclusion that does not require a response. To the extent it alleges facts, the Defendant lacks knowledge or information sufficient to form a belief about the truth of the allegations in paragraph 30 of the Complaint and therefore denies same.
 - 31. The Defendant denies paragraph 31 of the Complaint.

SECOND CLAIM FOR RELIEF (Turnover by Mr. Dondero Pursuant to 11 U.S.C. § 542(b))

- 32. Paragraph 32 of the Complaint is a sentence of incorporation that does not require a response. All prior denials are incorporated herein by reference.
- 33. Paragraph 33 of the Complaint states a legal conclusion that does not require a response. To the extent it alleges facts, the Defendant lacks knowledge or information sufficient to form a belief about the truth of the allegations in paragraph 33 of the Complaint and therefore denies same.

- 34. Paragraph 34 of the Complaint states a legal conclusion that does not require a response. To the extent it alleges facts, the Defendant lacks knowledge or information sufficient to form a belief about the truth of the allegations in paragraph 34 of the Complaint and therefore denies the same.
 - 35. The Defendant denies paragraph 35 of the Complaint.
- 36. Paragraph 36 of the Complaint states a legal conclusion that does not require a response. The Defendant admits that the Plaintiff transmitted the Demand Letter, and that document speaks for itself. To the extent paragraph 36 alleges other facts, the Defendant lacks knowledge or information sufficient to form a belief about the truth of the allegations in paragraph 36 of the Complaint and therefore denies the same.
 - 37. The Defendant denies paragraph 37 of the Complaint.
- 38. Paragraph 38 of the Complaint states a legal conclusion that does not require a response. To the extent it alleges facts, the Defendant lacks knowledge or information sufficient to form a belief about the truth of the allegations in paragraph 38 of the Complaint and therefore denies the same.
- 39. The Defendant denies that the Plaintiff is entitled to the relief requested in the prayer, including as to parts (i), (ii), and (iii).

AFFIRMATIVE DEFENSES

- 40. Defendant asserts that Plaintiff's claims should be barred because prior to the demands for payment Plaintiff agreed that it would not collect on the Notes upon fulfillment of conditions subsequent.
- 41. Defendant further asserts that Plaintiff's claim should be barred, or reduced, in whole or in part, pursuant to Defendant's right to set off a mutual obligation owed to Defendant

by Plaintiff under state and/or federal law, including pursuant to 11 U.S.C. § 553. Plaintiff owes Defendant a debt that should set off or reduce any amounts that Defendant is found to owe Plaintiff on the Notes.

- 42. Defendant further asserts that Plaintiff's claims are barred, in whole or in part, due to waiver.
- 43. Defendant further asserts that Plaintiff's claims are barred, in whole or in part, due to estoppel.
- 44. Defendant further asserts that Plaintiff's claims are barred, in whole or in part, due to failure of consideration.
 - 45. Defendant further asserts that each Note is ambiguous.

JURY DEMAND

- 46. The Defendant demands a trial by jury of all issues so triable pursuant to Rule 38 of the Federal Rules of Civil Procedure and Rule 9015 of the Federal Rules of Bankruptcy Procedure.
- 47. The Defendant does <u>not</u> consent to the Bankruptcy Court conducting a jury trial and therefore demands a jury trial in the District Court.

PRAYER

WHEREFORE, PREMISES CONSIDERED, the Defendant respectfully request that, following a trial on the merits, the Court enter a judgment that the Plaintiff take nothing on the Complaint and provide the Defendant such other relief to which he is entitled.

Case 21-03003-sgj Doc 135-2 Filed 12/18/21 Entered 12/18/21 01:38:22 Desc Case 3:21-cv-00881-X DocAppendix Part 2Filed 04/5020f 1336ge 25 of 200 PageID 22640 Case 21-03003-sgj Doc 16 Filed 04/06/21 Entered 04/06/21 20:34:36 Page 8 of 8

Dated: April 6, 2021 Respectfully submitted,

/s/ Bryan C. Assink

D. Michael Lynn – State Bar ID 12736500
John Y. Bonds, III – State Bar ID 02589100
John T. Wilson, IV – State Bar ID 24033344
Bryan C. Assink – State Bar ID 24089009
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john.wilson@bondsellis.com
bryan.assink@bondsellis.com

ATTORNEYS FOR DEFENDANT JAMES DONDERO

CERTIFICATE OF SERVICE

The undersigned hereby certifies that, on April 6, 2021, a true and correct copy of this document was served via the Court's CM/ECF system on counsel for the Plaintiff.

/s/ Bryan C. Assink Bryan C. Assink

EXHIBIT 84

John Y. Bonds, III
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ATTORNEYS FOR DEFENDANT JAMES DONDERO

IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

In re:	§	Case No. 19-34054
HIGHLAND CAPITAL MANAGEMENT,	, L.P. § §	Chapter 11
Debtor.	§	
THOU AND CARPEAU MANAGENERIE	§ .	
HIGHLAND CAPITAL MANAGEMENT,	, L.P., §	
Dla:4:66	8	
Plaintiff.	8	
v.	§	Adversary No. 21-03003-sgj
	§	
JAMES D. DONDERO,	§	
	§	
Defendant.	§	

DEFENDANT JAMES DONDERO'S OBJECTIONS AND RESPONSES TO HIGHLAND CAPITAL MANAGEMENT, L.P.'S SECOND REQUEST FOR ADMISSIONS

TO: Highland Capital Management, L.P., by and through its attorneys of record, Zachery Z. Annable, Hayward PLLC, 10501 N. Central Expy., Ste. 106, Dallas, Texas 75231.

Defendant James Dondero ("Defendant" or "Dondero") serves his Objections and

Responses to Debtor Highland Capital Management, L.P.'s ("Debtor" or "Highland") Second

Request for Admissions ("Requests"), as follows:

Exhibit 11

Case 21-03003-sgj Doc 135-2 Filed 12/18/21 Entered 12/18/21 01:38:22 Desc Case 3:21-cv-00881-X DocAppærtdix & 2Filed 2/18/21 Entered 12/18/21 01:38:22 Desc DocAppærtdix & 2Filed 2/18/21 Entered 2/18/21 2/18/21 En

Dated: May 7, 2021 Respectfully submitted,

/s/Deborah Deitsch-Perez

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ATTORNEYS FOR DEFENDANT JAMES DONDERO

Case 21-03003-sgj Doc 135-2 Filed 12/18/21 Entered 12/18/21 01:38:22 Desc Case 3:21-cv-00881-X DocAppærtdix & 2Filed 04/504/20ff 13/3/60je 29 of 200 PageID 22644

CERTIFICATE OF SERVICE

I, the undersigned	, hereby certify	that, on	May 7,	, 2021,	a true	and	correct	copy	of th	e
foregoing document was s	erved via emai	l on coun	sel for th	ne Debto	or.					

/s/ Michael P. Aigen	
Michael P. Aigen	

OBJECTIONS AND RESPONSES¹

REQUEST FOR ADMISSION NO. 1: Admit that in December 2019, James Dondero made a payment to the Debtor, a portion of which was applied to reduce principal and/or interest due under one or more of the Notes.

RESPONSE:

ADMIT.

REQUEST FOR ADMISSION NO. 2: Admit that James Dondero did not file a proof of claim in the Bankruptcy Case concerning or relating to the "mutual obligation" referred to in paragraph 41 of the Amended Answer.

RESPONSE:

ADMIT.

REQUEST FOR ADMISSION NO. 3: Admit that James Dondero did not file a proof of claim in the Bankruptcy Case concerning or relating to the "debt" referred to in paragraph 41 of the Amended Answer.

RESPONSE:

ADMIT.

REQUEST FOR ADMISSION NO. 4: Admit that prior to serving his Amended Answer, James Dondero never informed the Debtor of his belief that any provision of any of the Notes was ambiguous, as alleged in paragraph 45 of the Amended Answer.

RESPONSE:

DENY.

REQUEST FOR ADMISSION NO. 5: Admit that as of the date of the service of these Requests for Admission, James Dondero has not (a) identified any particular provision or clause of any Note that he contends is ambiguous (any such provision or clause, the "<u>Identified Provision</u>"), and (b) informed the Debtor of the Identified Provision.

¹ Defendant makes these responses subject in all respects to his Motion for Withdrawal of the Reference [Adv. Dkt. No. 21] and the Motion to Stay Pending the Motion to Withdraw the Reference of Plaintiff's Complaint [Adv. Dkt. No. 22] filed on April 15, 2021. For the reasons stated in the motions, Defendant believes that the reference should be withdrawn and this proceeding stayed while the motion to withdraw the reference is considered. Defendant does not waive, but instead hereby preserves, his right to a jury trial and all rights and requests for relief asserted in the motions. Defendant does not consent to the Bankruptcy Court determining this proceeding or entering final orders or judgments in this proceeding. Defendant requests that the reference be withdrawn and that the District Court adjudicate this proceeding.

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RESP	ONSE:	•
KESI	ONOE.	,

DENY.

EXHIBIT 85

EXHIBIT 20

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ATTORNEYS FOR DEFENDANT JAMES DONDERO

IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

In re:	§	Case No. 19-34054
	§	
HIGHLAND CAPITAL MANAGEMENT, L.	P. §	Chapter 11
	8	
Debtor.	§	
	§	
HIGHLAND CAPITAL MANAGEMENT, L.	P., §	
	§	
Plaintiff.	§	
v.	§	Adversary No. 21-03003-sgj
	§	
JAMES D. DONDERO,	§	
	§	
Defendant.	§	

DEFENDANT JAMES DONDERO'S OBJECTIONS AND ANSWERS TO HIGHLAND CAPITAL MANAGEMENT, L.P.'S SECOND SET OF INTERROGATORIES

TO: Highland Capital Management, L.P., by and through its attorneys of record, Zachery Z. Annable, Hayward PLLC, 10501 N. Central Expy., Ste. 106, Dallas, Texas 75231.

Defendant James Dondero ("<u>Defendant</u>" or "<u>Dondero</u>") serves his Objections and Answers to Debtor Highland Capital Management, L.P.'s ("<u>Debtor</u>" or "<u>Highland</u>") Second Set of Interrogatories ("<u>Requests</u>"), as follows:

DEFENDANT JAMES DONDERO'S OBJECTIONS AND ANSWERS TO HIGHLAND CAPITAL MANAGEMENT, L.P.'S SECOND SET OF INTERROGATORIES

CORE/3522697.0002/166180645.4

PAGE 1 OF 6

Dated: May 7, 2021

Respectfully submitted,

/Deborah Deitsch-Perez

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ATTORNEYS FOR DEFENDANT JAMES DONDERO

Case 21-03003-sgj Doc 135-2 Filed 12/18/21 Entered 12/18/21 01:38:22 Desc Case 3:21-cv-00881-X DocAppentdix & 2Filed 04/52/12/20 13/36/29 36 of 200 PageID 22651

CERTIFICATE OF SERVICE

I, the undersigned, hereby certify that, on May 7, 2021, a true and correct copy of the foregoing document was served via email on counsel for the Debtor.

/s/ Michael P. Aigen
Michael P. Aigen

OBJECTIONS AND ANSWERS¹

INTERROGATORY NO. 1: Identify the "conditions subsequent" referred to in paragraph 40 of the Amended Answer.

ANSWER:

The conditions subsequent referred to in paragraph 40 of the Amended Answer refer to the disposition of the portfolio company interests managed and/or owned, directly or indirectly, by Highland and/or its affiliates or managed funds on a favorable basis or on a basis wholly outside Dondero's control.

INTERROGATORY NO. 2: With respect to each Note, identify:

- (a) the person who provided legal advice to James Dondero in connection with the negotiation, drafting, and execution of each Note, if any;
- (b) the person who provided legal advice to the Debtor in connection with the negotiation, drafting, and execution of each Note, if any; and
 - (c) the person who drafted each Note.

ANSWER:

Dondero objects to this interrogatory to the extent that it seeks privileged information. Subject to this objection, Dondero responds as follows:

Dondero does not know who specifically drafted the Notes, however, he believes they were drafted by an individual in either the Highland legal or finance department.

INTERROGATORY NO. 3: Identify the "mutual obligation" referred to in paragraph 41 of the Amended Answer, including (a) the date the mutual obligation was incurred, (b) any documents referring to or reflecting the mutual obligation, (c) the amount of the mutual obligation, (d) any demands made by James Dondero to the Debtor for payment on the mutual obligation.

DEFENDANT JAMES DONDERO'S OBJECTIONS AND ANSWERS TO HIGHLAND CAPITAL MANAGEMENT, L.P.'S SECOND SET OF INTERROGATORIES

PAGE 4 OF 6
CORE/3522697.0002/166180645.4

¹ Defendant makes these responses subject in all respects to his Motion for Withdrawal of the Reference [Adv. Dkt. No. 21] and the Motion to Stay Pending the Motion to Withdraw the Reference of Plaintiff's Complaint [Adv. Dkt. No. 22] filed on April 15, 2021. For the reasons stated in the motions, Defendant believes that the reference should be withdrawn and this proceeding stayed while the motion to withdraw the reference is considered. Defendant does not waive, but instead hereby preserves, his right to a jury trial and all rights and requests for relief asserted in the motions. Defendant does not consent to the Bankruptcy Court determining this proceeding or entering final orders or judgments in this proceeding. Defendant requests that the reference be withdrawn and that the District Court adjudicate this proceeding.

ANSWER:

Defendant is not pursuing in this action the mutual obligation referred to in paragraph 41 of the Amended Answer, which refers to potential contribution and/or indemnity claims that are largely unliquidated and contingent, and which Dondero cannot identify until all potential claims are resolved.

INTERROGATORY NO. 4: Identify every person James Dondero believes has personal knowledge of the alleged mutual obligation referred to in paragraph 41 of the Amended Answer.

ANSWER:

James Dondero

Frank Waterhouse

Mark Okada

John Honis

Scott Ellington

INTERROGATORY NO. 5: Identify the "debt" referred to in paragraph 41 of the Amended Answer, including (a) the date the debt was incurred, (b) any documents referring to or reflecting the debt, (c) the amount of the mutual obligation, (d) any demands made by James Dondero to the Debtor for payment on the debt.

ANSWER:

See Response to Interrogatory No. 3.

<u>INTERROGATORY NO. 6:</u> Identify every person James Dondero believes has personal knowledge of the alleged debt referred to in paragraph 41 of the Amended Answer.

ANSWER:

See Response to Interrogatory No. 3.

INTERROGATORY NO. 7: Identify each provision of each Note that James Dondero contends is ambiguous.

ANSWER:

Dondero contends that each Note as a whole is ambiguous because it refers to additional agreements without specifying them.

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|--|

STATE OF TEXAS)
)
COUNTY OF DALLAS)

On this day, James D. Dondero appeared before me, the undersigned notary public, and upon his oath, certified that he had read Defendant's Objections and Answers to Highland Capital Management, L.P.'s Second Set of Interrogatories and that the facts stated therein are within his personal knowledge and are true and correct.

JAMES D. DONDERO

SWORN TO and SUBSCRIBED before me by James D. Dondero on the 7th day of May, 2021.

Notary Public in and for the State of Texas

DEFENDANT JAMES DONDERO'S OBJECTIONS AND ANSWERS TO HIGHLAND CAPITAL MANAGEMENT, L.P.'S SECOND SET OF INTERROGATORIES

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PAGE 6 OF 6

EXHIBIT 86



May 18, 2018

PricewaterhouseCoopers LLP 2001 Ross Avenue, Suite 1800 Dallas, TX 75201

We are providing this letter in connection with your audit of the consolidated financial statements of Highland Capital Management, L.P. and its subsidiaries (Appendix 1), (hereinafter collectively referred to as the "Partnership") as of December 31, 2017 (hereinafter referred to as the "balance sheet date") and the related consolidated statements of income, of changes in partners' capital, and of cash flows for the year then ended (hereinafter referred to as the "period"), (hereinafter collectively referred to as the "consolidated financial statements"), for the purpose of expressing an opinion as to whether such consolidated financial statements present fairly, in all material respects, the financial position, results of operations, changes in partners' capital and of cash flows of the Partnership in conformity with accounting principles generally accepted in the United States of America. We acknowledge and confirm that we have fulfilled our responsibility, as set out in our engagement letter of February 2, 2018, for the preparation and fair presentation in the consolidated financial statements of financial position, results of operations, changes in partners' capital and of cash flows in conformity with accounting principles generally accepted in the United States of America, including the appropriate selection of accounting policies.

Certain representations in this letter are described as being limited to those matters that are material. Items are considered material, regardless of size, if they involve an omission or misstatement of accounting information that, in the light of surrounding circumstances, makes it probable that the judgment of a reasonable person relying on the information would have been changed or influenced by the omission or misstatement. Materiality used for purposes of these representations is \$2,000,000.

We confirm, to the best of our knowledge and belief, as of May 18, 2018, the date of your report, the following representations made to you during your audit:

General

- 1. The consolidated financial statements referred to above are fairly presented in conformity with accounting principles generally accepted in the United States of America (US GAAP), and include all disclosures necessary for such fair presentation and disclosures otherwise required to be included therein by the laws and regulations to which the Partnership is subject. We have prepared the Partnership's consolidated financial statements on the basis that the Partnership is able to continue as a going concern. There are no conditions or events, considered in the aggregate, that raise substantial doubt about the Partnership's ability to continue as a going concern within one year after the date these consolidated financial statements are issued.
- 2. We have made available to you:
 - a. All financial records and related data.
 - b. Unconditional access to persons within the entity from whom you have requested audit evidence.

Exhibit 14

D-JDNL-033400

Appx. 01421

- c. All minutes of the meetings of committees or other governing bodies applicable to the Partnership, including but not limited to, investors, Partners and committees of Partners, including summaries of actions of recent meetings for which minutes have not yet been prepared. The most recent meetings held were Pricing Committee, May 11, 2018.
- d. Partnership agreements, Memoranda and Articles of Association, Confidential Offering Memoranda and amendments thereto (individually or collectively referred to hereinafter as the "Governing Documents"), and all other agreements to which the Partnership is subject.
- e. Contracts or other agreements with the Partnership's service providers.
- f. All official written reports, findings, recommendations and communications from specialists or professional advisors engaged to review investments, systems, processes, operations, or compliance programs of the Partnership that are material to the Partnership, individually or in aggregate.
- g. All side letter arrangements, whether written or oral, with any investors entered into or cancelled during the period for which noncompliance would have a material effect on the Partnership's consolidated financial statements. These side letters are allowed under the terms of the Governing Documents.
- h. Withdrawal requests submitted or communicated by investors through the date of this letter.
- 3. We are responsible for all significant estimates and judgments affecting the consolidated financial statements. Significant estimates and judgments and their underlying assumptions, methods, procedures and the source and reliability of supporting data are reasonable and based on applicable guidance, are completely and appropriately disclosed in the consolidated financial statements, and appropriately reflect management's intent and ability to carry out specific courses of action, where relevant. The procedures and methods utilized in developing assumptions, estimates and judgments are appropriate and have been consistently applied in the periods presented. There have been no subsequent events which would require the adjustment of any significant estimate and related disclosures.

Legal and Regulatory Compliance

- 4. There have been no communications from regulatory agencies concerning the Partnership's noncompliance with or deficiencies in financial reporting practices.
- 5. There have been no violations or possible violations of laws or regulations whose effects should be considered for disclosure in the consolidated financial statements or as a basis for recording a loss contingency.
- 6. The Partnership has complied with all aspects of contractual agreements that would have a material effect on the consolidated financial statements in the event of noncompliance.

Fraud

7. We acknowledge our responsibility for the design and implementation of programs and controls to provide reasonable assurance that fraud is prevented and detected.

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- 8. We have disclosed to you the results of our assessment of the risk that the consolidated financial statements may be materially misstated as a result of fraud and we have no knowledge of any fraud or suspected fraud affecting the Partnership involving:
 - a. Partnership management or its affiliates,
 - Employees who have significant roles in the Partnership's internal control over financial reporting, or
 - c. Others where the fraud could have a material effect on the consolidated financial statements.
- 9. Except for previously disclosed, we have no knowledge of any allegations of fraud or suspected fraud affecting the Partnership received in communications from employees, former employees, regulators, service providers, counterparties, current or former investors, or others.

(As to items 7, 8, and 9, we understand the term "fraud" to mean those matters described in AICPA AUC 240 .)

Assets, Liabilities and Capital

Assets:

- 10. The Partnership has satisfactory title to all owned assets, including investments, and there are no liens or encumbrances on such assets nor has any asset been pledged as collateral, including, but not limited to, assets pledged or assigned as security for liabilities and performance of contracts, except as disclosed in the consolidated financial statements. All deposit and brokerage accounts and all investments and other assets of the Partnership of which we are aware are included in the consolidated financial statements.
- 11. Receivables recorded in the consolidated financial statements represent bona fide claims against debtors for transactions arising on or before the balance sheet date. All receivables have been appropriately reduced to their estimated net realizable value. Receivables, if any, from shareholders/partners or their affiliates, have been collected before the date of this letter.
- 12. We have evaluated all transfers of financial assets during the period, including, but not limited to, transfers between the Partnership and other affiliates, to determine that control over the transferred assets has been surrendered and that all of the conditions in accordance with Accounting Standards Codification (ASC) 860, *Transfers and Servicing*, ASC 860-10-40-5 have been met.

Investments:

With respect to Partnership's investments:

13. Portfolio investments included in the Partnership's consolidated financial statements have been stated at fair values as determined by management in accordance with the valuation methods set forth in the Governing Documents and related policies and procedures. Such policies are in accordance with US GAAP (e.g., fair value of an investment is that price which would be received to sell or paid to transfer, respectively, those assets or liabilities in orderly transactions between market participants).

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- 14. The valuation policies used for securities or investments whose fair values have been estimated by management are appropriate and have been consistently applied and documented. The policies for fair value measurement are appropriately disclosed in the Partnership's consolidated financial statements. The methods, assumptions, and inputs used are appropriate and result in a fair value appropriate for consolidated financial statement measurement and disclosure purposes. As of the balance sheet date, the investments for which fair value were determined by estimates made by Partnership are appropriately disclosed in the Partnership's consolidated financial statements.
- 15. We have informed you of any investments as of the balance sheet date that have restrictions on their sale or transferability. We have appropriately considered restrictions that are an attribute of the investment in our fair value determination.
- 16. The cost of portfolio securities was determined on the basis of FIFO method.
- 17. All Partnership investments made during the period were in accordance with the investment policies stated in the Governing Documents. All investments made during the period were authorized by appropriate personnel.
- 18. We have made available to you all information received from third party specialists engaged with respect to the valuation of investments. We believe that the data used in the work of the third-party specialists is accurate, complete, and relevant, and that our fair value determinations have been properly determined using such data and assumptions. We assume responsibility for, and are responsible for the evaluation of, the findings of third-party specialists in order to determine the fair value of the investments. We have adequately considered the qualifications of the third-party specialists in determining the amounts and disclosures used in the consolidated financial statements and underlying accounting records. We did not give nor cause any instructions to be given to third-party specialists with respect to the values or amounts derived in an attempt to bias their work, and we are not otherwise aware of any matters that have had an impact on the objectivity of the third-party specialists.
- We evaluated all contracts and financial instruments to determine whether they meet the definition of a derivative under ASC 815, Derivatives and Hedging (ASC 815).

Liabilities:

- 20. All liabilities of the Partnership of which we are aware are included in the consolidated financial statements at the balance sheet date. There are no other liabilities or gain or loss contingencies that are required to be recognized or disclosed by ASC 450, *Contingencies*, and no unasserted claims or assessments that our legal counsel has advised us are probable of assertion and required to be disclosed in accordance with that Topic.
- 21. The Partnership is not an "SEC registrant" as that term is used in ASC 480, *Distinguishing Liabilities* from Equity, 480-10-65-1. The Partnership has properly classified and disclosed as liabilities its mandatorily redeemable securities and other financial instruments (e.g., payable) that are within the scope of ASC 480-10-65, *Effective Date, Disclosures, and Transition for Mandatorily Redeemable Financial Instruments of Certain Nonpublic Entities and Certain Mandatorily Redeemable Noncontrolling Interests*, in the consolidated financial statements.
- 22. The actuarial valuation of pension benefit obligations was determined using an acceptable methodology applied on a consistent basis and taking into account the individual characteristics of

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- the plan and reasonable assumptions, including those for the discount rate, rate of return on plan assets, mortality rate and other demographic assumptions.
- 23. We accurately described the processes used by management to make investment decisions, including the target allocation percentages or range of percentages for each major category of plan assets, and to determine the overall expected long-term rate of return on assets.
- 24. The amounts of expected employer contributions to the benefit plan during the next fiscal year represent our best estimate.
- 25. We do not intend to compensate for the reduction of postretirement benefits by granting an increase in pension or other benefits.
- 26. We applied the recognition, disclosure and measurement date provisions of ASC 715, Compensation-Retirement Benefits (ASC 715). The resulting benefit asset represents the overfunded status of the plan, and accumulated other comprehensive income includes all previously unrecognized prior service costs and credits, net gains/losses and transition assets and obligations, net of taxes.
- 27. We measured and recognized all plan assets as of the plan's measurement date at fair value in accordance with ASC 715, Compensation- Retirement Benefits (ASC 715).

Capital:

28. Partner capital balances, including the allocation of income, gains and losses, and the calculation of management fees and incentive fees/allocation have been properly calculated throughout the period in accordance with the Governing Documents, after giving consideration to the terms identified in each investor's subscription document. The methodology was consistently applied throughout the period and was correctly applied in the computation of contribution and withdrawal transactions during the period.

Statement of Income

29. All material expenses charged to the Partnership are permissible under the terms of the Governing Documents. All directed brokerage and other expense reimbursement agreements, if any, have been properly disclosed in the consolidated financial statements.

Tax Matters

- 30. There are no material tax liabilities incurred by the Partnership under the provisions of ASC 740, *Income Taxes*. We have made the necessary provisions and disclosures in the consolidated financial statements as required by ASC 740, *Income Taxes*. The resulting liabilities are supported by specifically identified income tax exposures.
- 31. We have provided you with all information and our assessment related to all significant uncertain income tax positions that we have taken, or expect to take, of which we are aware. We have also provided you with access to all opinions, rulings, memoranda and analyses that relate to positions we have taken in regard to significant income tax matters. We are responsible for the accuracy and completeness of information provided to external counsel and we believe that the facts are consistent with any stated assumptions made by external counsel for purposes of forming such tax opinions. We have made you aware of and have disclosed all significant tax positions for which it is reasonably

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possible the amount of unrecognized tax benefit will either increase or decrease in the next 12 months.

Disclosure and Presentation of Consolidated Financial Statements

- 32. The effects of the uncorrected consolidated financial statement misstatements are immaterial, both individually and in the aggregate, to the consolidated financial statements taken as a whole.
- 33. We have appropriately reconciled the Partnership books and records (including, but not limited to, general ledger accounts, financial accounts maintained outside the general ledger and trial balances) underlying the consolidated financial statements to their related supporting information (e.g., sub ledger, or third-party data). All related reconciling items considered to be material were identified and included on the reconciliations and were appropriately adjusted in the consolidated financial statements, as necessary. There were no material un-reconciled differences or material general ledger suspense account items that should have been adjusted or reclassified to another account balance. There were no material general ledger suspense account items written off to a balance sheet account, which should have been written off to a statement of operations account and vice versa. All consolidating entries have been properly recorded. All intra-entity accounts have been eliminated or appropriately measured and considered for disclosure in the consolidated financial statements.
- 34. There are no material transactions, agreements or accounts that have not been properly recorded in the accounting records underlying the consolidated financial statements.
- 35. The following, if material, have been properly recorded or disclosed in the consolidated financial statements:
 - a. Agreements to repurchase assets previously sold.
 - b. All pertinent rights and privileges of both general partner and limited partner interests in the Partnership.
 - c. Fee income and expenses associated with stock lending and borrowing arrangements.
 - d. Relationships and transactions with related parties, as described in ASC 850, *Related Party Disclosures*, including revenue, purchases and sales of securities, transfers, guarantees, other fees and expenses charged to the Partnership, and amounts receivable from or payable to related parties.
 - e. Significant estimates and material concentrations known to us that are required to be disclosed in accordance with ASC 275, *Risks and Uncertainties*. (Significant estimates are estimates at the balance sheet date that could change materially within the next year. Concentrations refer to matters such as volume of investment activity, available sources of financing, markets or geographic areas for which events could occur that would significantly disrupt investment performance within the next year.)
 - f. All cash and deposit accounts and all other properties and assets of the Partnership are included in the consolidated financial statements.
 - g. All financial instruments, including those with off-balance-sheet risk (including, but not limited to, swaps, forwards and futures), as required under US GAAP. This includes the following information with respect to the off-balance-sheet risks and the concentrations of credit risk:

6

- i. The extent, nature, and terms of financial instruments with off-balance-sheet risk.
- ii. The amount of credit risk of financial instruments with off-balance-sheet risk and information about the collateral supporting such financial instruments.
- h. Each significant concentration of credit risk arising from all financial instruments, and information about the collateral supporting such financial instruments, whether from an individual counterparty/prime broker or group of counterparties/prime brokers in accordance with ASC 825, Financial Instruments, and ASC 815, Derivatives and Hedging (ASC 815), 815-10-50.
- i. Commitments to purchase or sell financial instruments, commitments on certain debt instruments such as revolving credit facilities and obligations to fund capital calls.
- j. Guarantees, whether written or oral, under which the Partnership is contingently liable.
- k. Transactions made in foreign currencies.
- l. Transactions made on margin or selling short.
- 36. We have disclosed to you the identity of the Partnership's related parties and all the related party relationships and transactions of which we are aware.
- 37. The Partnership has classified and disclosed financial assets and liabilities in the consolidated financial statements as Level 1, Level 2 and Level 3 in accordance with ASC 820, Fair Value Measurement, including a description of inputs and information used to develop valuation techniques as well as facts that required a change to such techniques, where applicable. We have made appropriate disclosures in accordance with Accounting Standards Update (ASU) 2011-11, Disclosures about Offsetting Assets and Liabilities, when the Partnership has the right of setoff in accordance with a master netting or similar agreement. The netting of assets and liabilities has been performed in accordance with the specific requirements of ASC 210, Balance Sheet, 210-20-45-1 and ASC 815-10-45-5.
- 38. The Partnership has properly recorded, classified and disclosed the prime broker margin collateral requirements in the consolidated financial statements in accordance with ASC 860, *Transfers and Servicing*, as to the recognition and reclassification of collateral and disclosures relating to securitization transactions and collateral.
- 39. We consistently applied our policy regarding classification of cash and cash equivalents, which are short-term, highly liquid investments that are readily convertible to known amounts of cash and are so near their maturity that there is insignificant risk of changes in value due to interest rate or other credit risk changes.
- 40. All borrowings and financial obligations of the Partnership have been disclosed to you and are properly recorded in the consolidated financial statements.
- 41. The Partnership has not made any commitments during the year as underwriter, nor did it engage in joint trading or a joint investment account.

Other

7

- i. The extent, nature, and terms of financial instruments with off-balance-sheet risk.
- ii. The amount of credit risk of financial instruments with off-balance-sheet risk and information about the collateral supporting such financial instruments.
- h. Each significant concentration of credit risk arising from all financial instruments, and information about the collateral supporting such financial instruments, whether from an individual counterparty/prime broker or group of counterparties/prime brokers in accordance with ASC 825, Financial Instruments, and ASC 815, Derivatives and Hedging (ASC 815), 815-10-50.
- Commitments to purchase or sell financial instruments, commitments on certain debt instruments such as revolving credit facilities and obligations to fund capital calls.
- j. Guarantees, whether written or oral, under which the Partnership is contingently liable.
- k. Transactions made in foreign currencies.
- 1. Transactions made on margin or selling short.
- 36. We have disclosed to you the identity of the Partnership's related parties and all the related party relationships and transactions of which we are aware.
- 37. The Partnership has classified and disclosed financial assets and liabilities in the consolidated financial statements as Level 1, Level 2 and Level 3 in accordance with ASC 820, Fair Value Measurement, including a description of inputs and information used to develop valuation techniques as well as facts that required a change to such techniques, where applicable. We have made appropriate disclosures in accordance with Accounting Standards Update (ASU) 2011-11, Disclosures about Offsetting Assets and Liabilities, when the Partnership has the right of setoff in accordance with a master netting or similar agreement. The netting of assets and liabilities has been performed in accordance with the specific requirements of ASC 210, Balance Sheet, 210-20-45-1 and ASC 815-10-45-5.
- 38. The Partnership has properly recorded, classified and disclosed the prime broker margin collateral requirements in the consolidated financial statements in accordance with ASC 860, *Transfers and Servicing*, as to the recognition and reclassification of collateral and disclosures relating to securitization transactions and collateral.
- 39. We consistently applied our policy regarding classification of cash and cash equivalents, which are short-term, highly liquid investments that are readily convertible to known amounts of cash and are so near their maturity that there is insignificant risk of changes in value due to interest rate or other credit risk changes.
- 40. All borrowings and financial obligations of the Partnership have been disclosed to you and are properly recorded in the consolidated financial statements.
- 41. The Partnership has not made any commitments during the year as underwriter, nor did it engage in joint trading or a joint investment account.

Other

7

50. We acknowledge responsibility for the presentation of the Supplemental Consolidating Balance Sheet, Supplemental Consolidating Statement of Income, Supplemental Unconsolidated Balance Sheet and Supplemental Unconsolidated Statement of Income in accordance with US GAAP and we believe such information, including its form and content, is fairly presented in accordance with US GAAP. We have communicated to you all changes in measurement or presentation from those used in the prior period. We have informed you about any significant assumptions or interpretations underlying the measurement or presentation of the information.

To the best of our knowledge and belief, no events have occurred subsequent to the balance sheet date and through the date of this letter that would require adjustments to, or disclosure in, the aforementioned consolidated financial statements.

James Dondero, President

Highland Capital Management, L.P.

By: Strand Advisors, Inc., its general partner

Frank Waterhouse, Treasurer

Highland Capital Management, L.P.

By: Strand Advisors, Inc., its general partner

Appendix 1

Highland Multi Strategy Credit Fund, L.P.

Highland Multi-Strategy Master Fund, L.P.

Highland Multi-Strategy Fund, L.P.

Highland Restoration Capital Partners Offshore, L.P.

Highland Restoration Capital Partners, L.P.

BB Votorantim, Highland Infrastructure LLC

Highland Capital Special Allocation, LLC

Highland Receivables Finance 1, LLC

Highland Brasil, LLC

Highland Capital Management Partners Charitable Trust #1

Highland Capital Management (Singapore) Pte, Ltd. Highland Capital Management Korea, Ltd.

Highland Capital Management Latin America, L.P.

HE Capital, LLC

De Kooning, Ltd.

Hirst, Ltd.

Hockney, Ltd.

Oldenburg, Ltd.

Eames, Ltd.

Penant Management, L.P.

Pollack, Ltd.

Warhol, Ltd.

HCREF- I Holding Corp.

HCREF-XI Holding Corp.

HCREF-XII Holding Corp.

Highland ERA Management, LLC

The Dondero Insurance Rabbi Trust

Appendix 1 (continued)

The Okada Insurance Rabbi Trust

Highland Employee Retention Assets, LLC

Highland Diversified Credit Fund, L.P.

Highland Select Equity Master Fund, L.P.

Highland Select Equity Fund, L.P.

Bandera Strategic Credit Partners I SLP, L.P.

Highland Fund Holdings, LLC

HCM Holdco, LLC

Maple Avenue Holdings, LLC

Highland HCF Advisor, Ltd.

11

CONFIDENTIAL D-JDNL-033410

Appx. 01431

EXHIBIT 87

Case 3:21-cv-00881-X DocAppentdix 6-a.ft 2File a.get / 13/3/2019 53 of 200 PageID 22668

Case 19-34054-sgj11 Doc 248 Filed 12/13/10 Fortard 13/13/10 Bocket #0248 Date Filed: 12/13/2019

Fill in this information to identify the case:	
Debtor name Highland Capital Management, L.P.	
United States Bankruptcy Court for the: NORTHERN DISTRICT OF TEXAS	
Case number (if known) 19-34054-SGJ	Check if this is an amended filing

Official Form 207

Statement of Financial Affairs for Non-Individuals Filing for Bankruptcy

04/19

The debtor must answer every question. If more space is needed, attach a separate sheet to this form. On the top of any additional pages, write the debtor's name and case number (if known).

1: Income		
ross revenue from business		
None.		
Identify the beginning and ending dates of the debtor's fiscal year, which may be a calendar year	Sources of revenue Check all that apply	Gross revenue (before deductions and exclusions)
From the beginning of the fiscal year to filing date:	Operating a business	\$28,431,156.9
From 1/01/2019 to Filing Date	✓ Other Exhibit A	_
From the beginning of the fiscal year to filing date:	Operating a business	\$125,310,540.63
From 1/01/2019 to Filing Date	Exhibit A - Other Gain/(Loss)	_
For prior year:	✓ Operating a business	\$50,365,069.40
From 1/01/2018 to 12/31/2018	Other Exhibit A	_
For prior year:	Operating a business	\$-52,929,268.33
From 1/01/2018 to 12/31/2018	Exhibit A - Other Gain/(Loss)	_
For year before that:	✓ Operating a business	\$67,911,079.00
From 1/01/2017 to 12/31/2017	Other Exhibit A	_
For year before that:	Operating a business	\$47,701,590.21
From 1/01/2017 to 12/31/2017	Exhibit A - Other ✓ Other Gain/(Loss)	_

Exhibit 19

1934054191213000000000007

Case 21-03003-sgj Doc 135-2 Filed 12/18/21 Entered 12/18/21 01:38:22 Desc Case 3:21-cv-00881-X DocAppærtdix & 2Filed 25/18/21 Entered 12/18/21 01:38:22 Desc DocAppærtdix & 2Filed 25/18/21 Entered 25/18/21 01:38:22 Desc DocAppærtdix & 2Filed 25/18/21 Entered 25/18/21 01:38:22 Desc DocAppærtdix & 2Filed 25/18/21 Entered 25/18/21 01:38:22 Desc DocAppærtdix & 2Filed 25/18/21 01:38:25/18/21 01:3

	Highland Capital Management, L.P			-	
Inclu	n-business revenue lude revenue regardless of whether that rever d royalties. List each source and the gross rev				y collected from lawsuits
✓	None.				
	-		Description of sources o		Gross revenue from each source (before deductions and exclusions)
Part 2:	List Certain Transfers Made Before Fil	ing for Bankruptcy			
List filing	rtain payments or transfers to creditors wit t payments or transfersincluding expense rei g this case unless the aggregate value of all p d every 3 years after that with respect to cases	imbursementsto any cred property transferred to that	ditor, other than regular employet creditor is less than \$6,825. (Th	e compensation, nis amount may b	within 90 days before be adjusted on 4/01/22
	None.				
C	Creditor's Name and Address	Dates	Total amount of value	Reasons for Check all that	payment or transfer
3.	.1. Exhibit B		\$23,255,006.86	Secured de	ebt I loan repayments
List	yments or other transfers of property made t payments or transfers, including expense rei	mbursements, made within	n 1 year before filing this case of	y insider n debts owed to a	
List or co may liste debi	payments or transfers, including expense reicosigned by an insider unless the aggregate vy be adjusted on 4/01/22 and every 3 years at ed in line 3. <i>Insiders</i> include officers, directors ofter and their relatives; affiliates of the debtor and their relatives.	mbursements, made withing alue of all property transfester that with respect to case, and anyone in control of and insiders of such affiliation.	n 1 year before filing this case of cred to or for the benefit of the in ses filed on or after the date of a a corporate debtor and their rela tes; and any managing agent of	y insider n debts owed to a nsider is less than idjustment.) Do n atives; general pa the debtor. 11 U.	n \$6,825. (This amount ot include any payments inters of a partnership S.C. § 101(31).
List or co may liste debi	payments or transfers, including expense reicosigned by an insider unless the aggregate vy be adjusted on 4/01/22 and every 3 years at ed in line 3. <i>Insiders</i> include officers, directors oftor and their relatives; affiliates of the debtor and their relatives.	mbursements, made withing alue of all property transfe fter that with respect to cast, and anyone in control of	n 1 year before filing this case of erred to or for the benefit of the in ses filed on or after the date of a a corporate debtor and their rela	y insider n debts owed to a nsider is less than idjustment.) Do n atives; general pa the debtor. 11 U.	n \$6,825. (This amount ot include any payments irtners of a partnership
List or comay liste debt	payments or transfers, including expense reicosigned by an insider unless the aggregate v be adjusted on 4/01/22 and every 3 years at ed in line 3. <i>Insiders</i> include officers, directors ofter and their relatives; affiliates of the debtor and their relatives; affiliates of the debtor and their relatives.	mbursements, made withing alue of all property transfester that with respect to case, and anyone in control of and insiders of such affiliation.	n 1 year before filing this case of cred to or for the benefit of the in ses filed on or after the date of a a corporate debtor and their rela tes; and any managing agent of	y insider n debts owed to a nsider is less than idjustment.) Do n atives; general pa the debtor. 11 U.	n \$6,825. (This amount ot include any payments inters of a partnership S.C. § 101(31).
List or comay liste debt	payments or transfers, including expense reicosigned by an insider unless the aggregate v by be adjusted on 4/01/22 and every 3 years at ed in line 3. <i>Insiders</i> include officers, directors ofter and their relatives; affiliates of the debtor at None. None. Insider's name and address Relationship to debtor 1. Exhibit C possessions, foreclosures, and returns at all property of the debtor that was obtained by oreclosure sale, transferred by a deed in lieu of the services.	mbursements, made within alue of all property transfer that with respect to cat, and anyone in control of and insiders of such affiliar Dates	n 1 year before filing this case of the interest to or for the benefit of the interest filed on or after the date of a corporate debtor and their relates; and any managing agent of Total amount of value \$36,608,252.91	y insider n debts owed to a nsider is less than idjustment.) Do n atives; general pa the debtor. 11 U. Reasons for p	n \$6,825. (This amount of include any payments intners of a partnership S.C. § 101(31). payment or transfer
List or comay liste debi	payments or transfers, including expense reicosigned by an insider unless the aggregate v y be adjusted on 4/01/22 and every 3 years at ed in line 3. <i>Insiders</i> include officers, directors ofter and their relatives; affiliates of the debtor at None. None. Insider's name and address telationship to debtor. I. Exhibit C possessions, foreclosures, and returns at all property of the debtor that was obtained by oreclosure sale, transferred by a deed in lieu of None.	mbursements, made within alue of all property transfer fer that with respect to car, and anyone in control of and insiders of such affiliar Dates y a creditor within 1 year by foreclosure, or returned to the such affiliary and the such affiliary and the such as the such affiliary and the such as the such affiliary and the such as the suc	Total amount of value \$36,608,252.91 Defore filling this case, including to the seller. Do not include property to the seller.	y insider n debts owed to a nsider is less than idjustment.) Do n atives; general pa the debtor. 11 U. Reasons for p	a \$6,825. (This amount of include any payments include any payments interest of a partnership S.C. § 101(31). payment or transfer assed by a creditor, sold a 6.
List or comay liste debi	payments or transfers, including expense reicosigned by an insider unless the aggregate v by be adjusted on 4/01/22 and every 3 years at ed in line 3. <i>Insiders</i> include officers, directors ofter and their relatives; affiliates of the debtor at None. None. Insider's name and address Relationship to debtor 1. Exhibit C possessions, foreclosures, and returns at all property of the debtor that was obtained by oreclosure sale, transferred by a deed in lieu of the services.	mbursements, made within alue of all property transfer that with respect to cat, and anyone in control of and insiders of such affiliar Dates	Total amount of value \$36,608,252.91 Defore filling this case, including to the seller. Do not include property to the seller.	y insider n debts owed to a nsider is less than idjustment.) Do n atives; general pa the debtor. 11 U. Reasons for p	n \$6,825. (This amount of include any payments include any payments of a partnership S.C. § 101(31). payment or transfer ssed by a creditor, sold a 6.
List or comay liste debt list. In Ro 4. So. Rep List a for Company list.	payments or transfers, including expense reicosigned by an insider unless the aggregate v by be adjusted on 4/01/22 and every 3 years at ed in line 3. Insiders include officers, directors ofter and their relatives; affiliates of the debtor at None. None. Insider's name and address Relationship to debtor 1. Exhibit C possessions, foreclosures, and returns at all property of the debtor that was obtained by oreclosure sale, transferred by a deed in lieu of None Creditor's name and address toffs t any creditor, including a bank or financial ins the debtor without permission or refused to ma	mbursements, made within alue of all property transfer fter that with respect to car, and anyone in control of and insiders of such affiliar Dates Dates Describe of the Property titution, that within 90 days	n 1 year before filing this case of the interest to or for the benefit of the interest filed on or after the date of a corporate debtor and their relates; and any managing agent of Total amount of value \$36,608,252.91 Defore filling this case, including to the seller. Do not include property	y insider n debts owed to a nsider is less than idjustment.) Do n atives; general pa the debtor. 11 U. Reasons for p property reposse perty listed in line Date	a \$6,825. (This amount of include any payments include any payments intners of a partnership S.C. § 101(31). payment or transfer ssed by a creditor, sold a 6. Value of property anything from an account
List or comay liste debit link. In R. 4. 5. Repp List a for Combine the com	payments or transfers, including expense reicosigned by an insider unless the aggregate v by be adjusted on 4/01/22 and every 3 years at ed in line 3. Insiders include officers, directors ofter and their relatives; affiliates of the debtor at None. None. Insider's name and address Relationship to debtor 1. Exhibit C possessions, foreclosures, and returns at all property of the debtor that was obtained by oreclosure sale, transferred by a deed in lieu of None Creditor's name and address toffs t any creditor, including a bank or financial ins the debtor without permission or refused to ma	mbursements, made within alue of all property transfer fter that with respect to car, and anyone in control of and insiders of such affiliar Dates Dates Describe of the Property titution, that within 90 days	n 1 year before filing this case of the interest to or for the benefit of the interest filed on or after the date of a corporate debtor and their relates; and any managing agent of Total amount of value \$36,608,252.91 Defore filling this case, including to the seller. Do not include property	y insider n debts owed to a nsider is less than idjustment.) Do n atives; general pa the debtor. 11 U. Reasons for p property reposse perty listed in line Date	n \$6,825. (This amount of include any payments of a partnership S.C. § 101(31). payment or transfer ssed by a creditor, sold a 6. Value of property anything from an account
List or comay liste debt list a for Combined Com	payments or transfers, including expense reicosigned by an insider unless the aggregate v by be adjusted on 4/01/22 and every 3 years at ed in line 3. Insiders include officers, directors ofter and their relatives; affiliates of the debtor at None. None. Insider's name and address relationship to debtor The Exhibit C possessions, foreclosures, and returns at all property of the debtor that was obtained by oreclosure sale, transferred by a deed in lieu of the control of the debtor in lieu of the control of the debtor in lieu of the control of the debtor in lieu of the debtor without permission or refused to make the debtor without permission permission and the debtor without permission permi	mbursements, made within alue of all property transfer fter that with respect to car, and anyone in control of and insiders of such affiliar Dates Dates Describe of the Property titution, that within 90 days	n 1 year before filing this case of the interest to or for the benefit of the interest filed on or after the date of a corporate debtor and their relates; and any managing agent of Total amount of value \$36,608,252.91 Defore filing this case, including to the seller. Do not include property of the seller of the seller of the seller. The self-or include property of the seller of the seller of the seller. The self-or include property of the seller of the sell	y insider n debts owed to a nsider is less than idjustment.) Do n atives; general pa the debtor. 11 U. Reasons for p property reposse perty listed in line Date	a \$6,825. (This amount of include any payments of a partnership S.C. § 101(31). payment or transfer ssed by a creditor, sold a 6. Value of property anything from an account use the debtor owed a

7. Legal actions, administrative proceedings, court actions, executions, attachments, or governmental audits

List the legal actions, proceedings, investigations, arbitrations, mediations, and audits by federal or state agencies in which the debtor was involved in any capacity—within 1 year before filing this case.

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Debtor	r .	Highland Capital Management, L.	Р.	Case number	(if known)	19-34054-	SGJ
] N	one.					
	-	Case title Case number	Nature of case	Court or agency's name address	and	Status of	case
7	.1.					Pend On ap Conc	ppeal
7	.2.	Internal dispute resolution department within the IRS	IRS Appeal	Department of the Tre 4050 Alpha Road Suite 517, MC: 8000N Dallas, TX 75201-7849	DAL	☐ Pend ✔ On ap ☐ Conc	opeal
List	an eive	nments and receivership by property in the hands of an assignee for er, custodian, or other court-appointed of			ng this cas	se and any p	property in the hands of a
	-						
	t al	Certain Gifts and Charitable Contributions the contributions the contributions the contributions the contributions the contributions the contributions that recipient is less than \$1,000		nt within 2 years before filin	g this cas	e unless th	e aggregate value of
	,	one					
		Recipient's name and address	Description of the gif	ts or contributions	Dates g	iven	Value
9	.1.	Exhibit E	Debtor does not tra	ack recipient of gift or			\$445,725.61
		Recipients relationship to debtor					
Part 5	:	Certain Losses					
10. All	los	ses from fire, theft, or other casualty v	within 1 year before filir	ng this case.			
✓] N	one					
		cription of the property lost and	Amount of payments	received for the loss	Dates o	f loss	Value of property lost
	•			nents to cover the loss, for government compensation, or eceived.			iout
			List unpaid claims on Offic A/B: Assets – Real and P	cial Form 106A/B (Schedule ersonal Property).			
Part 6	:	Certain Payments or Transfers					
List of th	an his	ents related to bankruptcy by payments of money or other transfers of case to another person or entity, includin or filing a bankruptcy case.					
] N	one.					
		Who was paid or who received the transfer? Address	If not money, desc	ribe any property transferred	I Date	es	Total amount or value

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otor <u></u>	Highland Capital Management, L.P.	Case numb	er (if known) 19-34054-SC	3 J
	Who was paid or who received the transfer?	If not money, describe any property transferr	ed Dates	Total amount or value
11.1.			10/07/2019	\$250,000.00
	Email or website address dsiconsulting.com			
	Who made the payment, if not debtor	?		
11.2.	Jones LLP 10100 Santa Monica Blvd. 13th Floor		10/02/2019	\$500,000,00
	Los Angeles, CA 90067		10/02/2019	\$500,000.00
	Email or website address			
	http://www.pszjlaw.com/ Who made the payment, if not debtor	?		
11.3.	Kurtzman Carson Consultants LLC Dept CH 16639 Palatine, IL 60055		10/07/2019	\$50,000.00
	Email or website address https://www.kccllc.com/			
	Who made the payment, if not debtor	?		
ist any o a self	-settled trust or similar device. nclude transfers already listed on this state	y the debtor or a person acting on behalf of the del	btor within 10 years before	e the filing of this case
	of trust or device	Describe any property transferred	Dates transfers	Total amount or
_ist any 2 years	before the filing of this case to another pe right transfers and transfers made as secu	ale, trade, or any other means made by the debtor rson, other than property transferred in the ordinary urity. Do not include gifts or transfers previously list	course of business or fin	

12.

13.

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Debtor	Highland Capital Management, L.	P. Case number	er (if known) _19-340	54-SGJ
	Who received transfer? Address	Description of property transferred or payments received or debts paid in exchange	Date transfer was made	Total amount or value
13.	1 Highland Select Equity Fund,			
٠	L.P. 300 Crescent Ct.	Transfer of 888,731 shares of public		
	Dallas, TX 75201	security in exchange for LP interest.	12/26/2018	\$19,632,067.79
	Relationship to debtor			
	Fund managed by the debtor.			
13.2	2 Highland Select Equity Fund,			
•	300 Crescent Ct.	Transfer of 214,000 shares of public		
	Dallas, TX 75201	security in exchange for LP interest.	3/12/2018	\$6,385,760.00
	Relationship to debtor			
	Fund managed by the debtor			
13.3	3 Highland Select Equity Fund,			
	300 Crescent Ct.	Transfer of OFO OOO allows of wall's		
	Suite 700 Dallas, TX 75201	Transfer of 250,000 shares of public security for LP interest	7/23/2019	\$10,297,500.00
				<u> </u>
	Relationship to debtor Fund managed by the debtor			
Part 7:	Previous Locations			
1/ Previ	ous addresses			
		vithin 3 years before filing this case and the dates the	addresses were us	ed.
	Does not apply			
	Address		Dates of occu From-To	pancy
14.	Parkway Bent Tree		10/16/2016 –	8/30/2018
	17130 Dallas Parkway			
	Suite 230 Dallas, TX 75248			
14 '	2. 2200 Ross Avenue		40/46/2046	40/24/2049
14.2	Suite 4700E		10/16/2016 –	12/31/2016
	Storage Site			
	Dallas, TX 75201			
Part 8:	Health Care Bankruptcies			
15 Healt	h Care bankruptcies			
Is the	debtor primarily engaged in offering servi-			
	nosing or treating injury, deformity, or diseriding any surgical, psychiatric, drug treatn			
-2	No. Go to Part 9.			
*	Yes. Fill in the information below.			
	Facility name and address	Nature of the business operation, including type		If debtor provides meals
		the debtor provides		and housing, number of patients in debtor's care

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Debtor	Hi	ighland Capital Management, L	P.		Case numb	er (if known) 19-34054-SG	iJ
Part 9:	Pe	ersonally Identifiable Information					
16. Doe	s the	debtor collect and retain personal	ly identifiable information	of customers	s?		
	No	·					
√	No. Yes	s. State the nature of the information	collected and retained.				
		Debtor has information include	ding SS#. tax ID. mailin	g address, e	email		
		address, and limited KYC for					
		Does the debtor have a privacy poli	cy about that information?				
		No ✓ Yes					
		years before filing this case, have a			cipants in a	any ERISA, 401(k), 403(b)	, or other pension or
proi	11-5116	aring plan made available by the de	ebtor as an employee ben	entr			
□		. Go to Part 10. s. Does the debtor serve as plan adm	ninietrator?				
W.	163		iii iisti atoi :				
		No Go to Part 10. ✓ Yes. Fill in below:					
		Name of plan				loyer identification numb	er of the plan
		Highland 401(K) Plan			_ EIIN.	75-2716725	
		Has the plan been terminated? ✓ No					
		Yes					
		No Go to Part 10.					
		Yes. Fill in below:			Emn	lover identification numb	or of the plan
		Name of plan Highland Capital Manageme	nt, L.P. Retirement Pla	n and Trust		loyer identification numb 75-2716725	er or the plan
		(Defined Benefit Plan)			_		
		Has the plan been terminated?					
		✓ No Yes					
		1es					
Part 10	Ce	ertain Financial Accounts, Safe De	posit Boxes, and Storage	Units			
18 Clos	ed fi	nancial accounts					
With	in 1 y	vear before filing this case, were any t	financial accounts or instrur	ments held in th	ne debtor's r	name, or for the debtor's be	enefit, closed, sold,
	,	r transferred? necking, savings, money market, or o	ther financial accounts; cer	tificates of dep	osit; and sha	ares in banks, credit union:	s, brokerage houses,
coop	erativ	ves, associations, and other financial	institutions.				
✓	None		Lant Adiation of	T 6		Data account was	Last balance
		Financial Institution name and Address	Last 4 digits of account number	Type of acco	ount or	Date account was closed, sold,	Last balance before closing or
						moved, or transferred	transfer
10 Cof o	don	osit boxes					
	•	afe deposit box or other depository for	or securities, cash, or other	valuables the o	debtor now h	nas or did have within 1 yea	ar before filing this
case	: .						
J	None	<u>.</u>					
			Names of anyone	with	Docorint:	on of the contents	Do you still
De	posi	tory institution name and address	Names of anyone access to it	WILII	Descripti	on of the contents	Do you still have it?
			Address				
20 044		icas staraga					

20. On-premises storage

List any property kept in storage units or warehouses within 1 year before filing this case. Do not include facilities that are in a part of a building in which the debtor does business.

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Debto	Highland Capital Management, L.P.		Case number (if known) 19-34054-SGJ	
	None			
	Facility name and address	Names of anyone with access to it	Description of the contents	Do you still have it?
	Iron Mountain PO BOX 915004 Dallas, TX 75391	Employee has login access to request documents.	Firm-wide documents sent off-site to retain documents per the firm's retention policy.	☐ No ✓ Yes
!	Natural Disasters Site 900 Venture Dr. Allen, TX 75013	Highland Capital Management IT Department	Primary Data Center - Storage	□ No ✓ Yes
;	Natural Disasters Site 3010 Waterview Parkway Richardson, TX 75080	Highland Capital Management IT Department	Natural Disasters Site - Storage	☐ No ✔ Yes
21. Pr Lis	Property the Debtor Holds or Controls The operty held for another st any property that the debtor holds or controls that tist leased or rented property.		property borrowed from, being stored for,	or held in trust. Do
	None			
	Owner's name and address James Dondero	Location of the property 300 Crescent Court Suite 700 Dallas, TX 75201	Describe the property Artwork	Value Unknown
For the	Details About Environment Information e purpose of Part 12, the following definitions applenvironmental law means any statute or governmental law means and statute or governmental law	ntal regulation that concerns pollutic	n, contamination, or hazardous material	, regardless of the
5	Site means any location, facility, or property, includ owned, operated, or utilized.		ow owns, operates, or utilizes or that the	debtor formerly
	dazardous material means anything that an envirou imilarly harmful substance.	nmental law defines as hazardous o	r toxic, or describes as a pollutant, conta	minant, or a
Repoi	rt all notices, releases, and proceedings known	, regardless of when they occurre	ed.	
22. F	las the debtor been a party in any judicial or ac	Iministrative proceeding under an	y environmental law? Include settlem	ents and orders.
	No. Yes. Provide details below.			
	Case title Case number	Court or agency name and address	Nature of the case	Status of case
	as any governmental unit otherwise notified the vironmental law?	e debtor that the debtor may be lia	ıble or potentially liable under or in vi	olation of an
	No. Yes. Provide details below.			
;	Site name and address	Governmental unit name and address	Environmental law, if known	Date of notice
24 H :	as the debtor notified any governmental unit of	any release of hazardous materia	11?	

Official Form 207

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Debtor	Hiç	ghland Capital Management, I	L.P. 0	case number (if known) 19-34054-S	iGJ
✓	No. Yes	Provide details below.			
Sit	te nan	ne and address	Governmental unit name and address	Environmental law, if known	Date of notice
Dort 12	■ Do	taila Ahaut tha Dahtarla Businas	s or Connections to Any Business		
25. Othe List a Inclu	er bus	inesses in which the debtor has	or has had an interest owner, partner, member, or otherwise a per	son in control within 6 years before	filing this case.
Busin	ness I	name address	Describe the nature of the business	Employer Identification num Do not include Social Security nun	
25.1.	Ex	hibit F		Dates business existed EIN:	
				From-To	
26. Book 26a.	List a	cords, and financial statements Il accountants and bookkeepers whone	o maintained the debtor's books and records	s within 2 years before filing this ca	se.
Na	ıme aı	nd address			ate of service rom-To
26a	a.1.	Frank Waterhouse 300 Crescent Court Suite 700 Dallas, TX 75201		1	0/23/06 - Current
26	a.2.	David Klos 300 Crescent Court Suite 700 Dallas, TX 75201		0	3/30/09 - Current
26	a.3.	Kristin Hendrix 300 Crescent Court Suite 700 Dallas, TX 75201		1	2/16/04 - Current
26	a.4.	Sean Fox 300 Crescent Court Suite 700 Dallas, TX 75201		O	6/25/13 - Current
26	a.5.	Drew Wilson 300 Crescent Court Suite 700 Dallas, TX 75201		0	2/06/12 - 09/14/18
26	a.6.	Hayley Eliason 300 Crescent Court Suite 700 Dallas, TX 75201		1	1/26/18 - Current
26	a.7.	Blair Roeber 300 Crescent Court Suite 700 Dallas, TX 75201		0	9/01/15 - Current

²⁶b. List all firms or individuals who have audited, compiled, or reviewed debtor's books of account and records or prepared a financial statement within 2 years before filing this case.

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tor Hig	ghland Capital Management, L.P.	Case number (if known) 19-34054-SGJ
□ No	one	
Name ar	nd address	Date of service From-To
26b.1.	PricewaterhouseCoopers LLP 2121 N Pearl St Dallas, TX 75201	2003 - Current
6c. List al	I firms or individuals who were in possession of the debtor's	s books of account and records when this case is filed.
□ No	one	
Name ar	nd address	If any books of account and records are unavailable, explain why
26c.1.	Boyd Gosserand 300 Crescent Ct. St 700 Dallas, TX 75201	
26c.2.	Deloitte - Tax PO Box 844736 Dallas, TX 75284	
26c.3.	Centroid -Accounting Software Consultant 6860 Dallas Pkwy Suite 560 Dallas, TX 75204	
26c.4.	Oracle - Accounting Software PO Box 203448 Dallas, TX 75320	
26c.5.	Wolters Kluwer - Tax PO Box 71882 Chicago, IL 60694	
6d. List al stater	Il financial institutions, creditors, and other parties, including ment within 2 years before filing this case.	g mercantile and trade agencies, to whom the debtor issued a financial
□ No	one	
Name ar	nd address	
26d.1.	AgeeFisherBarrett, LLC 750 Hammond Dr BLDG 17 Atlanta, GA 30328	
26d.2.	Bowman Law LLC 840 Tom Wheeler Lane Mc Ewen, TN 37101	
26d.3.	CBIZ Valuation Group, Inc. 3030 LBJ Freeway, Ste 1650 Dallas, TX 75234	
26d.4.	Cole Schotz Court Plaza North 25 Main Street, PO Box 800 Hackensack, NJ 07602	
26d.5.	Colorado FSC 188 Inverness Drive West Ste. 100 Centennial, CO 80112	

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r Hig	hland Capital Management, L.P.	Case number (if known) 19-34054-SGJ
Jame ar	nd address	
26d.6.	Concordeis 1120 East Long Lake Road Ste 207 Troy, MI 48085	
26d.7.	Courtland T Group PO Box 11929 Newport Beach, CA 92658	
26d.8.	Crown Capital Securities 725 Town & Country Rd Ste 530 Orange, CA 92868	
26d.9.	Deloitte Tax LLP PO Box 844736 Dallas, TX 75284	
26d.10.	DFPG Investments, Inc. 9017 S. Riverside Dr. Ste 210 Sandy, UT 84070	
26d.11.	Discipline Advisors 14135 G-100 Midway Rd. Dallas, TX 75244	
26d.12.	Development Specialists, Inc. 10 S. LaSalle St. Chicago, IL 60603	
26d.13.	Emerson Equity 155 Bovet Rd. #725 San Mateo, CA 94402	
26d.14.	Frontier Bank 5100 S I-35 Service Rd. Oklahoma City, OK 73129	
26d.15.	Grant Thornton LLP 33570 Treasury Center Chicago, IL 60694	
26d.16.	Great Southern Bank 8201 Preston Road Suite 305 Dallas, TX 75225	
26d.17.	Key Bank ATTN: KREC Loan Services 4910 Tiedman Road 3rd Floor Cleveland, OH 44144	
26d.18.	KPMG 3 Chesnut Ridge Rd Montvale, NJ 07645	
26d.19.	Maples & Calder Ugland House PO Box 309 S. Church Street George Town Grand Cayman, Cayman Island	

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Case number (if known) 19-34054-SGJ

Name	nd address					
	Payne and Smith 5952 Royal Lane Suite 158 Dallas, TX 75230					
26d.21.	PWC PO Box 952282 Dallas, TX 75395					
26d.22.	Squire Patton Boggs PO Box 643051 Cincinnati, OH 4526					
26d.23.	WC Capital Partners					
26d.24.	Western Internation 70 S. Lake Ave Ste 700 Pasadena, CA 91101					
26d.25.						
✓ No		property been taken within 2 years letwo most recent inventories.	pefore filing this	case?		
	ame of the person who s ventory	upervised the taking of the	Date of inv	entory	The dollar amount and or other basis) of each	
		s, managing members, general pa of the filing of this case.	rtners, member	rs in cont	rol, controlling sharehol	ders, or other peop
Name		Address		Position interest	and nature of any	% of interest
Strand	Advisors, Inc.	300 Crescent Ct, Ste 700 Dallas, TX 75201			al Partner	0.2508%
Name		Address		Position	and nature of any	% of interest
The Du Trust	gaboy Investment	300 Crescent Ct, Ste 700 Dallas, TX 75201		Voting	Limited Partner	0.1866%
Name		Address		Position	n and nature of any	% of interest
Mark O	kada	300 Crescent Ct, Ste 700 Dallas, TX 75201			Limited Partner	0.0487%
Name		Address		Position	n and nature of any	% of interest

Name

300 Crescent Ct, Ste 700

300 Crescent Ct, Ste 700

Dallas, TX 75201

Dallas, TX 75201

Address

Mark and Pamela Okada

Mark and Pamela Okada

Family Trust - #2

Family Trust

Highland Capital Management, L.P.

0.0098%

0.0042%

any

% of interest, if

Voting Limited Partner

Position and nature of any

Voting Limited Partner

interest

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Highland Capital Management, L.P. Case number (if known) 19-34054-SGJ Name Address Position and nature of any % of interest, if interest any **Hunter Mountain** 1100 N Market St 99.50% Non-voting Limited Partner **Investment Trust** Wilmington, DE 19890 Name Address Position and nature of any % of interest, if interest 100% **James Dondero** 300 Crescent Ct, Ste 700 Sole Shareholder of General Dallas, TX 75201 **Partner** % of interest, if Name Address Position and nature of any interest any James Dondero 300 Crescent Ct, Ste 700 100% of the **President of General Partner** Dallas, TX 75201 General **Partner** Name Address Position and nature of any % of interest, if interest any 300 Crescent Ct, Ste 700 0.00% **Scott Ellington Secretary of General Partner** Dallas, TX 75201 Address % of interest, if Name Position and nature of any interest any 0.00% Frank Waterhouse 300 Crescent Ct, Ste 700 **Treasurer of General Partner** Dallas, TX 75201 29. Within 1 year before the filing of this case, did the debtor have officers, directors, managing members, general partners, members in control of the debtor, or shareholders in control of the debtor who no longer hold these positions? No Yes. Identify below. Period during which Name Address Position and nature of any position or interest interest was held Mark Okada 300 Crescent Ct, Ste 700 Since inception to **Executive Vice President** Dallas, TX 75201 9/30/2019 Name Address Position and nature of any Period during which interest position or interest was held **Trey Parker** 300 Crescent Ct, Ste 700 **Assistant Secretary** 8/21/2015 -4/15/2019 **Dallas, TX 75201** 30. Payments, distributions, or withdrawals credited or given to insiders Within 1 year before filing this case, did the debtor provide an insider with value in any form, including salary, other compensation, draws, bonuses, loans, credits on loans, stock redemptions, and options exercised? No Yes. Identify below. Name and address of recipient Amount of money or description and value of **Dates** Reason for providing the value property 30.1 Exhibit G 8,722,414.86 Relationship to debtor

31. Within 6 years before filing this case, has the debtor been a member of any consolidated group for tax purposes?

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Debtor Highland Capital Management, L.P.	Case number (if known) 19-34054-SGJ
✓ No Yes. Identify below.	
Name of the parent corporation	Employer Identification number of the parent corporation
32. Within 6 years before filing this case, has the debtor a	as an employer been responsible for contributing to a pension fund?
No Yes. Identify below.	
Name of the pension fund	Employer Identification number of the parent corporation
Part 14: Signature and Declaration	
WARNING Bankruptcy fraud is a serious crime. Maki connection with a bankruptcy case can result in fines up 18 U.S.C. §§ 152, 1341, 1519, and 3571.	ing a false statement, concealing property, or obtaining money or property by fraud in to \$500,000 or imprisonment for up to 20 years, or both.
I have examined the information in this Statement of Finand correct.	nancial Affairs and any attachments and have a reasonable belief that the information is true
I declare under penalty of perjury that the foregoing is tr	ue and correct.
Executed on December 13, 2019	
- Mil	Bradley Sharp
Signature of individual signing on behalf of the debtor	Printed name
Position or relationship to debtor Chief Restructuring	Officer
Are additional pages to Statement of Financial Affairs for No Yes	r Non-Individuals Filing for Bankruptcy (Official Form 207) attached?

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Revenue Account	Year 2019 [1]	Year 2018	Year 2017
Operating Revenue			
Management fees	\$ 18,776,701.38	\$ 35,264,426.88	\$ 37,098,010.50
Shared services fees	6,002,769.24	9,187,200.55	9,445,221.98
Incentive fees	150,925.36	18,465.92	10,042,499.76
Interest and Investment Income	2,625,221.26	4,857,157.03	4,478,946.34
Miscellaneous Income	875,539.73	1,037,819.02	6,846,400.42
Total Operating Revenue	\$ 28,431,156.97	\$ 50,365,069.40	\$ 67,911,079.00
Other Gain/(Loss)			
Interest income	\$ 5,765,215.32	\$ 7,503,164.74	\$ 7,049,038.53
Other income/expense	838,191.46	658,514.02	3,723,833.60
Net realized gains on sales of investment transactions	3,959,534.93	13,396,884.40	6,494,555.20
Net change in unrealized gains/(losses) of investments	(6,692,741.56)	(56,529,224.39)	27,322,977.50
Net earnings/(losses) from equity method investees	121,440,340.48	(17,958,607.10)	3,111,185.38
Total Other Gain/(Loss)	\$ 125,310,540.63	\$ (52,929,268.33)	\$ 47,701,590.21

^[1] Date ranges from 12/31/2018 to end of business 10/15/2019.

Trading Partner Name	Trading Partner Address	Payment Date Pa		Reason for Transfer
Wilmer Cutler Pickering Hale and Dorr LLP	PO Box 7247-8760 Philadelphia PA 19170-8760	7/18/2019 \$	20,275.50	Professional Services
Canteen Vending Services	PO Box 417632 Boston MA 02241-7632	7/18/2019		Suppliers/Vendors
Platinum Parking	300 Crescent Court Level G1, LB#102 Dallas TX 75201	7/18/2019	990.00	Professional Services
AT&T MOBILITY	PO BOX 6463 CAROL STREAM IL 60197-6463	7/19/2019		Professional Services
Highland Capital Management Korea Limited	(Seoul Finance Center, Taepyeongro-1-ga) 21F, 136, Sejong-daero, Jung-gu, Seoul, Korea	7/19/2019	630,000.00	Intercompany Funding
American Airlines	4255 Amon Carter Blvd MD 4106 Fort Worth TX 76155	7/22/2019	30,000.00	Professional Services
TRICOR BUSINESS OUTSOURCING	80 Robinson Rd, Singapore 068898	7/22/2019	28,122.16	Intercompany Funding
Meister Seelig & Fein LLP	125 Park Avenue 7th Floor New York NY 10017	7/22/2019	24,228.30	Professional Services
Flagship Cruises & Events	PO Box 120751 San Diego CA 92112	7/22/2019	16,103.26	Suppliers/Vendors
Blue Cross Blue Shield of Texas	PO Box 731428 Dallas TX 75373-1428	7/23/2019	146,190.02	Employee Benefits
Abrams & Bayliss LLP	20 Montchanin Road, Suite 200 Wilmington DE 19807	7/24/2019	53,237.45	Professional Services
Pricewaterhouse Coopers, LLP	8 Cross St. #17-00 PWC Singapore Building Singapore 048424	7/24/2019	14,461.66	Professional Services
Siepe Software, LLC	5440 Harvest Hill Rd Suite 100, Dallas, TX 75230	7/25/2019	36,084.06	Professional Services
Consultant	2620 White Rock Rd. Dallas TX 75214	7/25/2019	6,754.00	Professional Services
Reid Collins & Tsai LLP	4301 Westbank Drive Building B Suite 230 Austin TX 78746	7/30/2019	82,831.45	Professional Services
Paxstone Capital LLP	483 Green Lanes, London, Greater London, N13 4BS	7/30/2019	46,063.81	Professional Services
Charles Schwab	PO Box 1270 Tulsa, OK 74101-1270	7/31/2019	41,053.47	Employee Benefits
HIGHLAND CREDIT OPPORTUNITIES FUND	300 Crescent Court, Suite 700 Dallas, TX 75201	7/31/2019	628,000.00	Intercompany Funding
Arris Western Corp.	718 N Buckner #316 Dallas TX 75218	7/31/2019	11,000.00	Professional Services
Professional Speaker	Koa Kai, LLC PO Box 232307 Leucadia CA 92023	7/31/2019	15,000.00	Suppliers/Vendors
Pershing LLC	One Pershing Plaza Attn: IBD - 15th Floor Jersey City NJ 07399	8/1/2019	500,000.00	
Consultant	300 Crescent Court, Suite 700 Dallas, TX 75201	8/1/2019		Professional Services
Crescent TC Investors LP	200 Crescent Ct Suite 250 Dallas TX 75201	8/1/2019		Rent Payment
Brasilinvest Empreendimentos e Participac?es S/A	Brazil	8/1/2019		Intercompany Funding
Frontier State Bank	5100 S I-35 Service Rd, Oklahoma City, OK 73129	8/1/2019		Secured Loan Payment
Massand Capital, LLC	8140 Walnut Hill Lane, Suite 310 Dallas, TX 75231	8/1/2019		Professional Services
Pershing LLC	One Pershing Plaza Attn: IBD - 15th Floor Jersey City NJ 07399	8/2/2019	11,959.71	
Bloomberg Finance LP	PO Box 416604 Boston MA 02241-6604	8/2/2019		Professional Services
AT&T	PO BOX 5019 CAROL STREAM IL 60197	8/2/2019		Professional Services
Blue Cross Blue Shield of Texas	PO Box 731428 Dallas TX 75373-1428	8/2/2019		Employee Benefits
Abrams & Bayliss LLP	20 Montchanin Road, Suite 200 Wilmington DE 19807	8/7/2019		Professional Services
HIGHLAND CREDIT OPPORTUNITIES FUND	300 Crescent Court, Suite 700 Dallas, TX 75201			
		8/7/2019		Intercompany Funding
Status Labs.com	151 South 1st Suite 100 Austin TX 78704	8/7/2019		Professional Services
PetroCap Partners III, L.P.	3333 Lee Parkway Suite 750 Dallas TX 75219	8/7/2019	510,350.41	-
HIGHLAND CAPITAL MANAGEMENT, LP	300 Crescent Court, Suite 700 Dallas, TX 75201	8/8/2019		Employee Benefits
AT&T	PO BOX 5019 CAROL STREAM IL 60197	8/8/2019		Professional Services
Flexential Colorado Corp.	PO Box 732368 Dallas TX 75373-2368	8/8/2019		Professional Services
Canteen Vending Services	PO Box 417632 Boston MA 02241-7632	8/8/2019		Suppliers/Vendors
Blue Cross Blue Shield of Texas	PO Box 731428 Dallas TX 75373-1428	8/9/2019		Employee Benefits
Liberty Life Assurance Company of Boston - Group Benefits	PO Box 2658 Carol Stream IL 60132-2658	8/9/2019		Employee Benefits
ICBI	London	8/13/2019	12,420.78	Professional Services
Eagle Equity Advisors, LLC	300 Crescent Court, Suite 700 Dallas, TX 75201	8/13/2019	155,000.00	Intercompany Funding
Connolly Gallagher LLP	1201 North Market Street 20th Floor Wilmington DE 19801	8/13/2019	18,295.70	Professional Services
Charles Schwab	PO Box 1270 Tulsa, OK 74101-1270	8/14/2019	41,300.58	Employee Benefits
CBIZ Valuation Group, Inc.	3030 LBJ Freeway, Ste 1650 Dallas TX 75234	8/14/2019	15,000.00	Professional Services
Consultant	2620 White Rock Rd. Dallas TX 75214	8/14/2019	5,357.00	Professional Services
Siepe Services, LLC	5440 Harvest Hill Road Suite 100 Dallas TX 75230	8/14/2019	174,256.34	Professional Services
Intex Solutions, Inc.	Accounts Receivable 110 A St Needham MA 02494-2807	8/15/2019	35,200.00	Professional Services
AT&T	PO Box 9005 Carol Stream IL 60197-9005	8/15/2019	927.16	Professional Services
ABM	PO Box 419860 Boston MA 02241-9860	8/15/2019	5,884.76	Suppliers/Vendors
LinkedIn Corporation	62228 Collections Center Drive Chicago IL 60693-0622	8/15/2019	19,719.93	Professional Services
PetroCap Partners II, LP	300 Crescent Court, Suite 700 Dallas, TX 75201	8/15/2019	1,244,586.77	Investing
Houlihan Lokey	10250 Constellation Blvd, 5th Floor Attn: Accounts Receivable Los Angeles CA 90067-6802	8/15/2019	55,601.49	Professional Services
Deloitte Tax LLP	PO Box 844736 Dallas TX 75284-4736	8/15/2019	137,396.00	Professional Services
MacroMavens, LLC	180 W. 20th Street Suite 1700 New York NY 10011	8/15/2019	18,816.84	Professional Services
GRUBHUB for Work	PO Box 748570 Los Angeles CA 90074-8570	8/15/2019	13,823.98	Suppliers/Vendors
Arris Western Corp.	718 N Buckner #316 Dallas TX 75218	8/15/2019		Professional Services
TRICOR BUSINESS OUTSOURCING	80 Robinson Rd, Singapore 068898	8/16/2019		Intercompany Funding
ROWLETT HILL, LLP	25 Highland Park Village, Suite 100-448 Dallas TX 75205	8/16/2019		Professional Services
CDW Direct	PO BOX 75723 CHICAGO IL 60675-5723	8/16/2019		Suppliers/Vendors
Bloomberg Finance LP	PO Box 416604 Boston MA 02241-6604	8/16/2019		Professional Services
BCA Research Inc	1002 Sherbrooke St. W Suite 1600 Montreal Quebec H3A 3L6	8/16/2019		Professional Services
Willis of Texas, Inc.	PO Box 731739 Dallas TX 75373-1739	8/16/2019		Insurance
	PO Box 731428 Dallas TX 75373-1428 PO Box 731428 Dallas TX 75373-1428			
Blue Cross Blue Shield of Texas Thomson West		8/16/2019 8/22/2019		Employee Benefits
Thomson West	PO Box 6292 Carol Stream IL 60197-6292	8/22/2019		Suppliers/Vendors
Duff & Phelps, LLC	DUFF & PHELPS, LLC 12595 Collection Center Drive Chicago IL 60693	8/23/2019		Professional Services
TRICOR BUSINESS OUTSOURCING	80 Robinson Rd, Singapore 068898	8/23/2019		Intercompany Funding
CDW Direct	PO BOX 75723 CHICAGO IL 60675-5723	8/23/2019		Suppliers/Vendors
Concur Technologies, Inc.	62157 Collections Center Drive Chicago IL 60693	8/23/2019		Professional Services
Blue Cross Blue Shield of Texas	PO Box 731428 Dallas TX 75373-1428	8/23/2019	91,020.22	Employee Benefits
Thomson West	PO Box 6292 Carol Stream IL 60197-6292	8/23/2019	3,153.32	Suppliers/Vendors
GRUBHUB for Work	PO Box 748570 Los Angeles CA 90074-8570	8/23/2019	2,150.47	Suppliers/Vendors
Highland Capital Management New York	300 Crescent Court, Suite 700 Dallas, TX 75201	8/26/2019	150,000.00	Intercompany Funding

Trading Partner Name	Trading Partner Address	Payment Date	Payment Amount	Reason for Transfer
TW Telecom Holdings, Ilc	PO Box 910182 Denver CO 80291-0182	8/26/2019	9,065.13	Professional Services
HIGHLAND CREDIT OPPORTUNITIES FUND	300 Crescent Court, Suite 700 Dallas, TX 75201	8/27/2019	300,000.00	Intercompany Funding
Acis Capital Management	Attn: Rakhee V. Patel, Winstead PC 500 Winstead Building Dallas TX 75201	8/27/2019	12,249.65	Professional Services
Canteen Vending Services	PO Box 417632 Boston MA 02241-7632	8/27/2019	2,608.49	Suppliers/Vendors
Greenwood Office Outfitters	2951 Suffolk Drive Suite 640 Fort Worth TX 76133-1149	8/28/2019	12,877.82	Suppliers/Vendors
Charles Schwab	PO Box 1270 Tulsa, OK 74101-1270	8/29/2019	95,443.51	Employee Benefits
Blue Cross Blue Shield of Texas	PO Box 731428 Dallas TX 75373-1428	8/29/2019	118,192.57	Employee Benefits
Eagle Equity Advisors, LLC	300 Crescent Court, Suite 700 Dallas, TX 75201	8/29/2019	75,000.00	Intercompany Funding
Highland Latin America Consulting, LTD	300 Crescent Court, Suite 700 Dallas, TX 75201	8/29/2019	55,000.00	Intercompany Funding
Canteen Vending Services	PO Box 417632 Boston MA 02241-7632	8/29/2019		Suppliers/Vendors
Platinum Parking	300 Crescent Court Level G1, LB#102 Dallas TX 75201	8/29/2019		Professional Services
Consultant	300 Crescent Court, Suite 700 Dallas, TX 75201	8/30/2019		Professional Services
Arris Western Corp.	718 N Buckner #316 Dallas TX 75218	8/30/2019		Professional Services
Brasilinvest Empreendimentos e Participac?es S/A	Brazil	9/3/2019		Intercompany Funding
Crescent TC Investors LP	PO Box 841772 Dallas TX 75284-1772	9/3/2019		Rent Payment
AT&T	PO Box 9005 Carol Stream IL 60197-9005	9/3/2019		Professional Services
Frontier State Bank				
	5100 S I-35 Service Rd, Oklahoma City, OK 73129	9/3/2019		Secured Loan Payment
AT&T	PO BOX 5019 CAROL STREAM IL 60197	9/3/2019		Professional Services
AT&T	PO BOX 5019 CAROL STREAM IL 60197	9/3/2019		Professional Services
Willis of Texas, Inc.	Dallas/Ft. Worth Division PO Box 730310 Dallas TX 75373-0310	9/3/2019	21,133.38	
Pershing LLC	One Pershing Plaza Attn: IBD - 15th Floor Jersey City NJ 07399	9/4/2019	500,000.00	-
HIGHLAND CREDIT OPPORTUNITIES FUND	300 Crescent Court, Suite 700 Dallas, TX 75201	9/4/2019		Intercompany Funding
Consultant	2620 White Rock Rd. Dallas TX 75214	9/4/2019		Professional Services
Siepe Software, LLC	5440 Harvest Hill Rd Suite 100, Dallas, TX 75230	9/5/2019	18,042.03	Professional Services
HIGHLAND CAPITAL MANAGEMENT, LP	300 Crescent Court, Suite 700 Dallas, TX 75201	9/5/2019	113,788.36	Employee Benefits
Pershing LLC	One Pershing Plaza Attn: IBD - 15th Floor Jersey City NJ 07399	9/5/2019	11,286.83	Investing
Charles Schwab	PO Box 1270 Tulsa, OK 74101-1270	9/5/2019	858,220.29	Employee Benefits
Charles Schwab	PO Box 1270 Tulsa, OK 74101-1270	9/5/2019	854,278.60	Employee Benefits
Dow Jones & Company, Inc.	WALL ST JRNL OR BARRONS PO Box 4137 New York NY 10261-4137	9/5/2019	16,621.23	Professional Services
CDW Direct	PO BOX 75723 CHICAGO IL 60675-5723	9/5/2019	3,374.19	Suppliers/Vendors
Intex Solutions, Inc.	Accounts Receivable 110 A St Needham MA 02494-2807	9/5/2019	35,200.00	Professional Services
Las Vegas Flamingo Holdco, LLC	Collections Account TEXAS	9/5/2019		Intercompany Funding
GRUBHUB for Work	PO Box 748570 Los Angeles CA 90074-8570	9/5/2019		Suppliers/Vendors
AT&T	PO BOX 5019 CAROL STREAM IL 60197	9/6/2019		Professional Services
TW Telecom Holdings, Ilc	PO Box 910182 Denver CO 80291-0182	9/9/2019		Professional Services
Blue Cross Blue Shield of Texas	PO Box 731428 Dallas TX 75373-1428	9/9/2019		Employee Benefits
Eagle Equity Advisors, LLC	300 Crescent Court, Suite 700 Dallas, TX 75201	9/11/2019		Intercompany Funding
Charles Schwab	PO Box 1270 Tulsa, OK 74101-1270	9/12/2019		Employee Benefits
Blue Cross Blue Shield of Texas	PO Box 731428 Dallas TX 75373-1428	9/12/2019		Employee Benefits
Loews Coronado Bay Resort	4000 Coronado Bay Road Coronado CA 92118	9/12/2019		Suppliers/Vendors
Harbor Yacht Clubs, LLC	1880 Harbor Island Drive San Diego CA 92101	9/12/2019		Suppliers/Vendors
NYSE MARKET, INC	Box #223695 Pittsburgh PA 15251-2695	9/13/2019		Professional Services
TRICOR BUSINESS OUTSOURCING	80 Robinson Rd, Singapore 068898	9/13/2019	35,221.80	Intercompany Funding
Markit North America Inc.	620 8th Ave 35th floor New York NY 10018	9/13/2019	91,676.00	Professional Services
CDW Direct	PO BOX 75723 CHICAGO IL 60675-5723	9/13/2019	7,387.23	Suppliers/Vendors
BDO USA, LLP	700 North Pearl Suite 2000 Dallas TX 75201	9/13/2019	8,700.00	Professional Services
ABM	PO Box 419860 Boston MA 02241-9860	9/13/2019	5,884.76	Suppliers/Vendors
Concur Technologies, Inc.	62157 Collections Center Drive Chicago IL 60693	9/13/2019	8,187.05	Professional Services
Willis of Texas, Inc.	PO Box 731739 Dallas TX 75373-1739	9/13/2019	5,754.18	Insurance
Reorg Research, Inc.	1140 Broadway Ste 201 New York NY 10001	9/13/2019	93,123.35	Professional Services
Sage Search Partners	3811 Turtle Creek Blvd Suite 850 Dallas TX 75219	9/13/2019	20,000.00	Professional Services
AT&T	PO BOX 5019 CAROL STREAM IL 60197	9/16/2019	927.16	Professional Services
DLA Piper LLP US	6225 Smith Avenue Baltimore MD 21209	9/16/2019	200.000.00	Professional Services
Lynn Pinker Cox & Hurst, L.L.P.	2100 Ross Ave Suite 2700 Dallas TX 75201	9/17/2019		Professional Services
Flexential Colorado Corp.	PO Box 732368 Dallas TX 75373-2368	9/17/2019		Professional Services
Canteen Vending Services	PO Box 417632 Boston MA 02241-7632	9/17/2019		Suppliers/Vendors
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Platinum Parking	300 Crescent Court, Suite 700 Dallas, TX 75201	9/17/2019		Professional Services
AT&T MOBILITY	PO BOX 6463 CAROL STREAM IL 60197-6463	9/19/2019		Professional Services
ROWLETT HILL, LLP	25 HIGHLAND PARK VILLAGE STE 100-448 DALLAS TX 75205	9/19/2019		Professional Services
Affiliate Loan	300 Crescent Court, Suite 700 Dallas, TX 75201	9/19/2019		Affiliate Loan
Siepe Services, LLC	5440 Harvest Hill Road Suite 100 Dallas TX 75230	9/19/2019		Professional Services
Greyline Partners, LLC	P.O. Box 733976 Dallas TX 75373-3976	9/19/2019	11,250.00	Professional Services
Blue Cross Blue Shield of Texas	PO Box 731428 Dallas TX 75373-1428	9/20/2019	77,274.56	Employee Benefits
Blue Cross Blue Shield of Texas	PO Box 731428 Dallas TX 75373-1428	9/20/2019	67,658.40	Employee Benefits
Affiliate Loan	300 Crescent Court, Suite 700 Dallas, TX 75201	9/23/2019	1,000,000.00	Affiliate Loan
Attia Medical, PC	5820 Oberlin Dr. Suite 205 San Diego CA 92121	9/23/2019	12,500.00	Professional Services
DLA Piper LLP US	6225 Smith Avenue Baltimore MD 21209	9/23/2019		Professional Services
CDW Direct	PO BOX 75723 CHICAGO IL 60675-5723	9/24/2019		Suppliers/Vendors
HIGHLAND CREDIT OPPORTUNITIES FUND	300 Crescent Court, Suite 700 Dallas, TX 75201	9/25/2019		Intercompany Funding
	2620 White Rock Rd. Dallas TX 75214			Professional Services
Consultant		9/25/2019		
Cole Schotz	Court Plaza North 25 Main Street Hackensack NJ 07602-0800	9/25/2019		Professional Services
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Affiliate Loan S&P Global Market Intelligence	300 Crescent Court, Suite 700 Dallas, TX 75201 33356 Collection Center Drive Chicago IL 60693-0333	9/25/2019 9/25/2019		Affiliate Loan Professional Services

Trading Partner Name	Trading Partner Address	Payment Date	Payment Amount	Reason for Transfer
Arris Western Corp.	718 N Buckner #316 Dallas TX 75218	9/25/2019		Professional Services
Harbor Yacht Clubs, LLC	1880 Harbor Island Drive San Diego CA 92101	9/25/2019		Suppliers/Vendors
ICE Data Pricing & Reference Data, LLC	PO Box 98616 Chicago IL 60693	9/25/2019		Professional Services
Charles Schwab	PO Box 1270 Tulsa, OK 74101-1270	9/26/2019		Employee Benefits
Duff & Phelps, LLC	2397 Paysphere Circle Chicago IL 60674	9/30/2019		Professional Services
HIGHLAND CREDIT OPPORTUNITIES FUND	300 Crescent Court, Suite 700 Dallas, TX 75201	9/30/2019		Intercompany Funding
Frontier State Bank	5100 S I-35 Service Rd, Oklahoma City, OK 73129	9/30/2019		Secured Loan Payment
Arris Western Corp.	718 N Buckner #316 Dallas TX 75218	9/30/2019		Professional Services
Professional Speaker	Koa Kai, LLC PO Box 232307 Leucadia CA 92023	9/30/2019		Suppliers/Vendors
Highland Latin America Consulting, LTD	300 Crescent Court, Suite 700 Dallas, TX 75201	9/30/2019		Intercompany Funding
Attia Medical, PC	5820 Oberlin Dr. Suite 205 San Diego CA 92121	9/30/2019		Professional Services
DLA Piper LLP US	6225 Smith Avenue Baltimore MD 21209	9/30/2019	200,000.00	Professional Services
AT&T MOBILITY	PO BOX 6463 CAROL STREAM IL 60197-6463	10/1/2019		Professional Services
Employee	300 Crescent Court, Suite 700 Dallas, TX 75201	10/1/2019	13,059.43	
Crescent TC Investors LP	200 Crescent Ct Suite 250 Dallas TX 75201	10/1/2019		Rent Payment
Frontier State Bank	5100 S I-35 Service Rd, Oklahoma City, OK 73129	10/1/2019		Secured Loan Payment
Bloomberg Finance LP	PO Box 416604 Boston MA 02241-6604	10/2/2019		Professional Services
Consultant	300 Crescent Court, Suite 700 Dallas, TX 75201	10/2/2019		Professional Services
Pachulski Stang Ziehl & Jones LLP	10100 Santa Monica Blvd. 13th Floor Los Angeles CA 90067	10/2/2019		Professional Services
HIGHLAND CAPITAL MANAGEMENT, LP	300 Crescent Court, Suite 700 Dallas, TX 75201	10/3/2019		Employee Benefits
OKADA INSURANCE RABBI TRUST	300 Crescent Court, Suite 700 Dallas, TX 75201	10/3/2019		Insurance
AT&T	PO BOX 5019 CAROL STREAM IL 60197	10/3/2019		Professional Services
Employee	300 Crescent Court, Suite 700 Dallas, TX 75201	10/4/2019		Employee Reimbursement
Siepe Software, LLC	5440 Harvest Hill Rd Suite 100, Dallas, TX 75230	10/4/2019	18,042.03	Professional Services
Siepe Software, LLC	5440 Harvest Hill Rd Suite 100, Dallas, TX 75230	10/4/2019	18,042.03	Professional Services
TW Telecom Holdings, Ilc	PO Box 910182 Denver CO 80291-0182	10/4/2019	7,710.33	Professional Services
CDW Direct	PO BOX 75723 CHICAGO IL 60675-5723	10/4/2019	23,277.86	Suppliers/Vendors
CDW Direct	PO BOX 75723 CHICAGO IL 60675-5723	10/4/2019	23,788.47	Suppliers/Vendors
HIGHLAND CREDIT OPPORTUNITIES FUND	300 Crescent Court, Suite 700 Dallas, TX 75201	10/4/2019	500,000.00	Intercompany Funding
AT&T	PO Box 9005 Carol Stream IL 60197-9005	10/4/2019	2,845.06	Professional Services
AT&T	PO BOX 5019 CAROL STREAM IL 60197	10/4/2019	3,573.58	Professional Services
AT&T	PO BOX 5019 CAROL STREAM IL 60197	10/4/2019	146.78	Professional Services
Willis of Texas, Inc.	Dallas/Ft. Worth Division PO Box 730310 Dallas TX 75373-0310	10/4/2019	5,754.18	Insurance
Blue Cross Blue Shield of Texas	PO Box 731428 Dallas TX 75373-1428	10/4/2019	109,241.27	Employee Benefits
Houlihan Lokey	10250 Constellation Blvd, 5th Floor Attn: Accounts Receivable Los Angeles CA 90067-6802	10/4/2019	55,667.91	Professional Services
Ipreo Data Inc.	421 Fayetteville Street Suite 900 Raleigh NC 27601	10/4/2019	9,500.00	Professional Services
Siepe Services, LLC	5440 Harvest Hill Road Suite 100 Dallas TX 75230	10/4/2019	182,790.68	Professional Services
Hedgeye Risk Mgmt, LLC	1 High Ridge Park 3rd Floor Stamford CT 06905	10/4/2019	25,265.10	Professional Services
Spin-Off Advisors, LLC	1327 W. Washington Blvd Ste 4-G Chicago IL 60607	10/4/2019	15,000.00	Professional Services
GRUBHUB for Work	PO Box 748570 Los Angeles CA 90074-8570	10/4/2019	14,343.81	Suppliers/Vendors
Flexential Colorado Corp.	PO Box 732368 Dallas TX 75373-2368	10/4/2019	24,031.79	Professional Services
Highland Latin America Consulting, LTD	300 Crescent Court, Suite 700 Dallas, TX 75201	10/4/2019	75,000.00	Intercompany Funding
DLA Piper LLP US	6225 Smith Avenue Baltimore MD 21209	10/4/2019	200,000.00	Professional Services
Siepe Software, LLC	5440 Harvest Hill Rd Suite 100, Dallas, TX 75230	10/7/2019	18,042.03	Professional Services
Pricewaterhouse Coopers, LLP	PO BOX 952282 DALLAS TX 75395-2282	10/7/2019	24,000.00	Professional Services
LAFFER ASSOCIATES	103 Murphy Court NASHVILLE TN 37203	10/7/2019	28.188.37	Professional Services
MARKIT WSO CORPORATION	Three Lincoln Centre 5430 LBJ Frwy; STe 800 DALLAS TX 75240	10/7/2019		Professional Services
Strategas Securities LLC	52 Vanderbilt Ave 8th Fl New York NY 10017	10/7/2019		Professional Services
Bloomberg Finance LP	PO Box 416604 Boston MA 02241-6604	10/7/2019		Professional Services
Intex Solutions, Inc.	Accounts Receivable 110 A St Needham MA 02494-2807	10/7/2019		Professional Services
BCA Research Inc	1002 Sherbrooke St. W Suite 1600 Montreal Quebec H3A 3L6	10/7/2019		Professional Services
Consultant	2620 White Rock Rd. Dallas TX 75214	10/7/2019		Professional Services
Employee	300 Crescent Court, Suite 700 Dallas, TX 75201	10/7/2019		Employee Reimbursement
Verity Group	PO Box 940361 Plano TX 75094-0361	10/7/2019		Suppliers/Vendors
Canteen Vending Services	PO Box 417632 Boston MA 02241-7632 PO Box 419860 Boston MA 02241-9860	10/7/2019		Suppliers/Vendors
ABM		10/7/2019		Suppliers/Vendors
Greenwood Office Outfitters	2951 Suffolk Drive Suite 640 Fort Worth TX 76133-1149	10/7/2019		Suppliers/Vendors
Houlihan Lokey	10250 Constellation Blvd, 5th Floor Attn: Accounts Receivable Los Angeles CA 90067-6802	10/7/2019		Professional Services
Houlihan Lokey	10250 Constellation Blvd, 5th Floor Attn: Accounts Receivable Los Angeles CA 90067-6802	10/7/2019		Professional Services
Deloitte Tax LLP	PO Box 844736 Dallas TX 75284-4736	10/7/2019		Professional Services
Deloitte Tax LLP	PO Box 844736 Dallas TX 75284-4736	10/7/2019		Professional Services
Siepe Services, LLC	5440 Harvest Hill Road Suite 100 Dallas TX 75230	10/7/2019	185,000.00	Professional Services
GRUBHUB for Work	PO Box 748570 Los Angeles CA 90074-8570	10/7/2019	5,556.50	Suppliers/Vendors
ValueScope, Inc.	1400 Thetford Ct. Southlake TX 76092	10/7/2019		Professional Services
Development Specialists, Inc.	333 South Grand Avenue Suite 4070 Los Angeles CA 90071-1544	10/7/2019	250,000.00	Professional Services
Bragalone Conroy PC	Chase Tower 2200 Ross Avenue Dallas TX 75201-7924	10/7/2019		Professional Services
Kurtzman Carson Consultants LLC	Dept CH 16639 Palatine IL 60055-6639	10/7/2019	50,000.00	Professional Services
Hunton Andrews Kurth, LLP	1445 Ross Avenue Suite 3700 Dallas TX 75202-2799	10/7/2019	156,996.86	Professional Services
Liberty Life Assurance Company of Boston - Group Benefits	PO Box 2658 Carol Stream IL 60132-2658	10/7/2019	15,928.25	Employee Benefits
ICE Data Pricing & Reference Data, LLC	PO Box 98616 Chicago IL 60693	10/7/2019	5,879.74	Professional Services
Refinitiv US LLC	3 Times Square New York NY 10036	10/7/2019	12,823.98	Professional Services
Deloitte Tax LLP	PO Box 844736 Dallas TX 75284-4736	10/8/2019	128,557.00	Professional Services

Trading Partner Name	Trading Partner Address	Payment Date	Payment Amount	Reason for Transfer
Blue Cross Blue Shield of Texas	PO Box 731428 Dallas TX 75373-1428	10/10/2019	161,497.04	Employee Benefits
Cole Schotz	Court Plaza North 25 Main Street Hackensack NJ 07602-0800	10/10/2019	34,894.42	Professional Services
Houlihan Lokey	10250 Constellation Blvd, 5th Floor Attn: Accounts Receivable Los Angeles CA 90067-6802	10/10/2019	1,092.79	Professional Services
Snell & Wilmer LLP	One Arizona Center 400 E. Van Buren, Suite 1900 Phoenix AZ 85004-2202	10/10/2019	19,119.65	Professional Services
DLA Piper LLP US	6225 Smith Avenue Baltimore MD 21209	10/10/2019	1,115,000.00	Professional Services
ASW Law Limited	Crawford House 50 Cedar Avenue Hamilton HM11	10/10/2019	10,845.00	Professional Services
Carey Olsen	PO Box 10008 Willow House Grand Cayman KY1-1001	10/10/2019	48,595.00	Professional Services
Canteen Vending Services	PO Box 417632 Boston MA 02241-7632	10/10/2019	8,656.51	Suppliers/Vendors
Platinum Parking	300 Crescent Court Level G1, LB#102 Dallas TX 75201	10/10/2019	33,007.19	Professional Services
Charles Schwab	PO Box 1270 Tulsa, OK 74101-1270	10/11/2019	34,454.43	Employee Benefits
Cole Schotz	Court Plaza North 25 Main Street, PO Box 800 Hackensack NJ 07602-0800	10/11/2019	25,000.00	Professional Services
Pershing LLC	One Pershing Plaza Attn: IBD - 15th Floor Jersey City NJ 07399	10/15/2019	17,745.66	Investing
CBIZ Valuation Group, Inc.	3030 LBJ Freeway, Ste 1650 Dallas TX 75234	10/15/2019	12,400.00	Professional Services
Status Labs.com	151 South 1st Suite 100 Austin TX 78704	10/15/2019	18,000.00	Professional Services
Discovery Benefits [2]	4321 20th Ave. S. Fargo, ND 58103	Various	36,473.83	FSA Transfers
Expense Reimbursements [3]	300 Crescent Court, Suite 700 Dallas, TX 75201	Various	557,471.14	Expense reimbursements
Total			\$ 23,255,006.86	• •

^[1] Does not include activity in Jefferies Prime Broker account.

^[2] Discovery benefits are the daily FSA amounts paid for healthcare related charges.

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Trading Partner	Trading Partner Address	Payment Date	Payment Amount
Acis Capital Management	Attn: Rakhee V. Patel, Winstead PC 500 Winstead Building Dallas TX 75201	8/27/2019	12,249.65
Brasilinvest Empreendimentos e Participaces S/A	300 Crescent Court, Suite 700 Dallas, TX 75201	10/26/2018	10,000.00
Brasilinvest Empreendimentos e Participaces S/A	300 Crescent Court, Suite 700 Dallas, TX 75201	11/1/2018	10,000.00
Brasilinvest Empreendimentos e Participaces S/A	300 Crescent Court, Suite 700 Dallas, TX 75201	12/3/2018	10,000.00
Brasilinvest Empreendimentos e Participaces S/A	300 Crescent Court, Suite 700 Dallas, TX 75201	1/2/2019	10,000.00
Brasilinvest Empreendimentos e Participaces S/A	300 Crescent Court, Suite 700 Dallas, TX 75201	1/25/2019	10,000.00
Brasilinvest Empreendimentos e Participaces S/A	300 Crescent Court, Suite 700 Dallas, TX 75201	2/1/2019	10,000.00
Brasilinvest Empreendimentos e Participaces S/A	300 Crescent Court, Suite 700 Dallas, TX 75201	3/1/2019	10,000.00
Brasilinvest Empreendimentos e Participaces S/A	300 Crescent Court, Suite 700 Dallas, TX 75201	4/3/2019	10,000.00
Brasilinvest Empreendimentos e Participaces S/A	300 Crescent Court, Suite 700 Dallas, TX 75201	5/1/2019	10,000.00
Brasilinvest Empreendimentos e Participaces S/A	300 Crescent Court, Suite 700 Dallas, TX 75201	6/3/2019	10,000.00
Brasilinvest Empreendimentos e Participaces S/A	300 Crescent Court, Suite 700 Dallas, TX 75201	7/1/2019	10,000.00
Brasilinvest Empreendimentos e Participaces S/A	300 Crescent Court, Suite 700 Dallas, TX 75201	8/1/2019	10,000.00
Brasilinvest Empreendimentos e Participaces S/A	300 Crescent Court, Suite 700 Dallas, TX 75201	9/3/2019	10,000.00
Dondero Insurance Rabbi Trust	300 Crescent Court, Suite 700 Dallas, TX 75201	1/2/2019	36,580.00
Dugaboy Investment Trust	300 Crescent Court, Suite 700 Dallas, TX 75201	12/19/2018	9,246.96
Dugaboy Investment Trust	300 Crescent Court, Suite 700 Dallas, TX 75201	3/28/2019	6,960.38
Eagle Equity Advisors, LLC	300 Crescent Court, Suite 700 Dallas, TX 75201	8/13/2019	155,000.00
Eagle Equity Advisors, LLC	300 Crescent Court, Suite 700 Dallas, TX 75201	8/29/2019	75,000.00
Eagle Equity Advisors, LLC	300 Crescent Court, Suite 700 Dallas, TX 75201	9/11/2019	40,000.00
Frank Waterhouse - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	10/31/2018	41.76
Frank Waterhouse - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	11/15/2018	70.73
Frank Waterhouse - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	11/30/2018	13.96
Frank Waterhouse - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	12/14/2018	50.74
Frank Waterhouse - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	12/31/2018	26.84
Frank Waterhouse - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	1/15/2019	56.68
Frank Waterhouse - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	1/31/2019	58.06
Frank Waterhouse - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	2/15/2019	183.46
Frank Waterhouse - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	2/28/2019	18.89
Frank Waterhouse - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	3/15/2019	28.88
Frank Waterhouse - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	3/29/2019	105.11
Frank Waterhouse - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	4/15/2019	23.70
Frank Waterhouse - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	4/30/2019	34.79
Frank Waterhouse - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	5/15/2019	110.76
Frank Waterhouse - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	5/31/2019	31.76
Frank Waterhouse - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	6/14/2019	43.23
Frank Waterhouse - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	6/28/2019	20.56
Frank Waterhouse - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	7/15/2019	87.13
Frank Waterhouse - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	7/31/2019	38.96
Frank Waterhouse - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	8/15/2019	19.48
Frank Waterhouse - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	8/30/2019	45.08
Frank Waterhouse - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	9/13/2019	66.22
Frank Waterhouse - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	9/30/2019	10.82
Frank Waterhouse - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	10/15/2019	115.75
Governance Re Ltd	Wellesley House; 2nd Floor 90 Pitts Bay Road Pembroke HM 08	6/14/2019	300,000.00
HCRE Partners, LLC	300 Crescent Court, Suite 700 Dallas, TX 75201	9/25/2019	900,000.00
Highland Capital Management Fund Advisors	300 Crescent Court, Suite 700 Dallas, TX 75201	5/2/2019	2,400,000.00
Highland Capital Management Fund Advisors	300 Crescent Court, Suite 700 Dallas, TX 75201	5/3/2019	5,000,000.00
Highland Capital Management Korea	300 Crescent Court, Suite 700 Dallas, TX 75201	12/6/2018	1,200,000.00
Highland Capital Management Korea	300 Crescent Court, Suite 700 Dallas, TX 75201	4/17/2019	1,100,000.00
Highland Capital Management Korea	300 Crescent Court, Suite 700 Dallas, TX 75201	7/8/2019	630,000.00
Highland Capital Management Korea	300 Crescent Court, Suite 700 Dallas, TX 75201	7/19/2019	630,000.00
Highland Capital Management Latin America	300 Crescent Court, Suite 700 Dallas, TX 75201	5/3/2019	1,350,000.00
Highland Capital Management Latin America	300 Crescent Court, Suite 700 Dallas, TX 75201	6/28/2019	10,000.00

Trading Partner	Trading Partner Address	Payment Date	Payment Amount
Highland Capital Management Services	300 Crescent Court, Suite 700 Dallas, TX 75201	5/29/2019	400,000.00
Highland Capital Management Services	300 Crescent Court, Suite 700 Dallas, TX 75201	6/26/2019	150,000.00
Highland Capital Of New York	300 Crescent Court, Suite 700 Dallas, TX 75201	10/26/2018	65,000.00
Highland Capital Of New York	300 Crescent Court, Suite 700 Dallas, TX 75201	10/30/2018	5,864.10
Highland Capital Of New York	300 Crescent Court, Suite 700 Dallas, TX 75201	11/13/2018	3,942.72
Highland Capital Of New York	300 Crescent Court, Suite 700 Dallas, TX 75201	11/28/2018	3,848.70
Highland Capital Of New York	300 Crescent Court, Suite 700 Dallas, TX 75201	12/12/2018	3,744.31
Highland Capital Of New York	300 Crescent Court, Suite 700 Dallas, TX 75201	12/27/2018	4,176.47
Highland Capital Of New York	300 Crescent Court, Suite 700 Dallas, TX 75201	1/11/2019	3,954.93
Highland Capital Of New York	300 Crescent Court, Suite 700 Dallas, TX 75201	1/29/2019	4,703.71
Highland Capital Of New York	300 Crescent Court, Suite 700 Dallas, TX 75201	2/5/2019	50,000.00
Highland Capital Of New York	300 Crescent Court, Suite 700 Dallas, TX 75201	3/5/2019	150,000.00
Highland Capital Of New York	300 Crescent Court, Suite 700 Dallas, TX 75201	3/26/2019	50,000.00
Highland Capital Of New York	300 Crescent Court, Suite 700 Dallas, TX 75201	6/11/2019	55,000.00
Highland Capital Of New York	300 Crescent Court, Suite 700 Dallas, TX 75201	7/1/2019	25,000.00
Highland Capital Of New York	300 Crescent Court, Suite 700 Dallas, TX 75201	8/26/2019	150,000.00
Highland Latin America Consulting, LTD	300 Crescent Court, Suite 700 Dallas, TX 75201	2/27/2019	100,000.00
Highland Latin America Consulting, LTD	300 Crescent Court, Suite 700 Dallas, TX 75201	3/29/2019	25,000.00
Highland Latin America Consulting, LTD	300 Crescent Court, Suite 700 Dallas, TX 75201	4/3/2019	15,000.00
Highland Latin America Consulting, LTD	300 Crescent Court, Suite 700 Dallas, TX 75201	4/15/2019	50,000.00
Highland Latin America Consulting, LTD	300 Crescent Court, Suite 700 Dallas, TX 75201	6/28/2019	90,000.00
Highland Latin America Consulting, LTD	300 Crescent Court, Suite 700 Dallas, TX 75201	8/29/2019	55,000.00
Highland Latin America Consulting, LTD	300 Crescent Court, Suite 700 Dallas, TX 75201	9/30/2019	105,000.00
Highland Latin America Consulting, LTD	300 Crescent Court, Suite 700 Dallas, TX 75201	10/4/2019	75,000.00
Highland Select Equity Fund	300 Crescent Court, Suite 700 Dallas, TX 75201	12/5/2018	171,000.00
Highland Select Equity Fund	300 Crescent Court, Suite 700 Dallas, TX 75201	4/18/2019	3,000,000.00
Highland Select Equity Fund	300 Crescent Court, Suite 700 Dallas, TX 75201	5/2/2019	100,000.00
Highland Select Equity Fund	300 Crescent Court, Suite 700 Dallas, TX 75201	5/14/2019	255,000.00
Highland Select Equity Fund	300 Crescent Court, Suite 700 Dallas, TX 75201	5/22/2019	1,500,000.00
Highland Select Equity Fund	300 Crescent Court, Suite 700 Dallas, TX 75201	5/30/2019	350,000.00
Hunter Mountain Investment Trust	300 Crescent Court, Suite 700 Dallas, TX 75201	12/19/2018	4,930,722.50
Hunter Mountain Investment Trust	300 Crescent Court, Suite 700 Dallas, TX 75201	3/28/2019	3,711,456.47
James Dondero	300 Crescent Court, Suite 700 Dallas, TX 75201	3/28/2019	3,750,000.00
James Dondero - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	10/31/2018	8,986.25
James Dondero - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	11/15/2018	65,078.25
James Dondero - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	12/14/2018	115,481.36
James Dondero - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	12/31/2018	548.19
James Dondero - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	1/15/2019	96,786.37
James Dondero - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	1/31/2019	38,628.04
James Dondero - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	2/15/2019	42,434.77
James Dondero - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	2/28/2019	19,062.59
James Dondero - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	3/15/2019	50,771.13
James Dondero - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	3/29/2019	21,934.60
James Dondero - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	4/15/2019	60,190.72
James Dondero - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	4/30/2019	7,164.24
James Dondero - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	5/15/2019	89,256.54
James Dondero - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	5/31/2019	38,804.42
James Dondero - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	6/14/2019	82,710.42
James Dondero - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	6/28/2019	7,604.98
James Dondero - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	7/15/2019	47,005.97
James Dondero - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	7/31/2019	748.07
James Dondero - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	8/15/2019	85,058.51
James Dondero - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	8/30/2019	12,713.97
James Dondero - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	9/13/2019	56,762.57

Trading Partner	Trading Partner Address	Payment Date	Payment Amount
James Dondero - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	9/30/2019	24,497.96
James Dondero - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	10/15/2019	32,977.48
Lee Parker - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	10/31/2018	1,341.26
Lee Parker - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	11/15/2018	164.01
Lee Parker - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	11/30/2018	61.54
Lee Parker - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	12/31/2018	2,378.81
Lee Parker - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	1/31/2019	285.54
Lee Parker - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	2/28/2019	876.87
Lee Parker - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	3/15/2019	267.99
Lee Parker - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	3/29/2019	112.22
Lee Parker - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	4/30/2019	160.50
Lee Parker - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	5/15/2019	144.02
Lee Parker - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	6/14/2019	688.48
Lee Parker - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	6/28/2019	48.54
Lee Parker - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	7/15/2019	74.95
Lee Parker - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	7/31/2019	153.81
Lee Parker - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	8/30/2019	217.72
Lee Parker - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	9/30/2019	3,615.11
Lee Parker - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	10/15/2019	5,644.08
Maples & Calder	Ugland House Po Box 309Gt; S Church St George Town Grand Cayman	12/7/2018	6,780.65
Maples & Calder	Ugland House Po Box 309Gt; S Church St George Town Grand Cayman	12/12/2018	17,215.19
Maples & Calder	Ugland House Po Box 309Gt; S Church St George Town Grand Cayman	1/4/2019	95,798.38
Maples & Calder	Ugland House Po Box 309Gt; S Church St George Town Grand Cayman	1/10/2019	2,600.00
Maples & Calder	Ugland House Po Box 309Gt; S Church St George Town Grand Cayman	3/7/2019	2,453.66
Maples & Calder	Ugland House Po Box 309Gt; S Church St George Town Grand Cayman	9/16/2019	5,218.40
MaplesFS Service Company Limited	PO Box 1093 Boundary Hall Grand Cayman KY1-1102	2018/11	3,600.00
MaplesFS Service Company Limited	PO Box 1093 Boundary Hall Grand Cayman KY1-1102	2018/11	3,500.00
MaplesFS Service Company Limited	PO Box 1093 Boundary Hall Grand Cayman KY1-1102	2018/11	3,500.00
MaplesFS Service Company Limited	PO Box 1093 Boundary Hall Grand Cayman KY1-1102	2018/11	3,600.00
MaplesFS Service Company Limited	PO Box 1093 Boundary Hall Grand Cayman KY1-1102	2018/11	3,600.00
MaplesFS Service Company Limited	PO Box 1093 Boundary Hall Grand Cayman KY1-1102	2018/11	3,500.00
MaplesFS Service Company Limited	PO Box 1093 Boundary Hall Grand Cayman KY1-1102	2018/11	3,500.00
MaplesFS Service Company Limited	PO Box 1093 Boundary Hall Grand Cayman KY1-1102	2018/11	3,500.00
MaplesFS Service Company Limited	PO Box 1093 Boundary Hall Grand Cayman KY1-1102	2018/11	3,500.00
MaplesFS Service Company Limited	PO Box 1093 Boundary Hall Grand Cayman KY1-1102	2018/11	3,500.00
MaplesFS Service Company Limited	PO Box 1093 Boundary Hall Grand Cayman KY1-1102	2018/12	2,453.66
MaplesFS Service Company Limited	PO Box 1093 Boundary Hall Grand Cayman KY1-1102	2018/12	2,453.66
MaplesFS Service Company Limited	PO Box 1093 Boundary Hall Grand Cayman KY1-1102	2018/12	2,453.66
MaplesFS Service Company Limited	PO Box 1093 Boundary Hall Grand Cayman KY1-1102	2018/12	2,453.66
MaplesFS Service Company Limited	PO Box 1093 Boundary Hall Grand Cayman KY1-1102	2018/12	2,453.66
MaplesFS Service Company Limited	PO Box 1093 Boundary Hall Grand Cayman KY1-1102	2018/12	2,453.66
MaplesFS Service Company Limited	PO Box 1093 Boundary Hall Grand Cayman KY1-1102	2018/12	2,453.66
MaplesFS Service Company Limited	PO Box 1093 Boundary Hall Grand Cayman KY1-1102	2018/12	2,453.66
MaplesFS Service Company Limited	PO Box 1093 Boundary Hall Grand Cayman KY1-1102	2018/12	2,453.66
MaplesFS Service Company Limited	PO Box 1093 Boundary Hall Grand Cayman KY1-1102	2018/12	2,453.66
MaplesFS Service Company Limited	PO Box 1093 Boundary Hall Grand Cayman KY1-1102	2018/12	8,876.22

Trading Partner	Trading Partner Address	Payment Date	Payment Amount
MaplesFS Service Company Limited	PO Box 1093 Boundary Hall Grand Cayman KY1-1102	2018/12	2,453.66
MaplesFS Service Company Limited	PO Box 1093 Boundary Hall Grand Cayman KY1-1102	2018/12	8,876.22
MaplesFS Service Company Limited	PO Box 1093 Boundary Hall Grand Cayman KY1-1102	2018/12	2,453.66
MaplesFS Service Company Limited	PO Box 1093 Boundary Hall Grand Cayman KY1-1102	2018/12	2,453.66
MaplesFS Service Company Limited	PO Box 1093 Boundary Hall Grand Cayman KY1-1102	2019/01	1,300.00
MaplesFS Service Company Limited	PO Box 1093 Boundary Hall Grand Cayman KY1-1102	2019/04	3,450.68
MaplesFS Service Company Limited	PO Box 1093 Boundary Hall Grand Cayman KY1-1102	2019/04	3,450.68
MaplesFS Service Company Limited	PO Box 1093 Boundary Hall Grand Cayman KY1-1102	2019/05	1,777.77
MaplesFS Service Company Limited	PO Box 1093 Boundary Hall Grand Cayman KY1-1102	2019/05	1,777.77
MaplesFS Service Company Limited	PO Box 1093 Boundary Hall Grand Cayman KY1-1102	2019/05	1,777.77
MaplesFS Service Company Limited	PO Box 1093 Boundary Hall Grand Cayman KY1-1102	2019/05	1,777.77
MaplesFS Service Company Limited	PO Box 1093 Boundary Hall Grand Cayman KY1-1102	2019/05	1,777.77
MaplesFS Service Company Limited	PO Box 1093 Boundary Hall Grand Cayman KY1-1102	2019/05	1,777.77
Mark Okada - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	10/31/2018	68.12
Mark Okada - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	12/31/2018	2,793.63
Mark Okada - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	1/15/2019	28,862.62
Mark Okada - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	2/15/2019	1,174.32
Mark Okada - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	3/15/2019	740.40
Mark Okada - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	3/29/2019	10,809.37
Mark Okada - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	4/15/2019	4,485.01
Mark Okada - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	5/15/2019	3,584.31
Mark Okada - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	6/14/2019	6,121.00
Mark Okada - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	7/15/2019	2,008.15
Mark Okada - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	8/15/2019	139.27
Mark Okada - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	8/30/2019	675.80
Mark Okada - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	9/13/2019	10,961.53
Mark Okada - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	10/15/2019	7,312.69
NexPoint Advisors, LP	300 Crescent Court, Suite 700 Dallas, TX 75201	9/19/2019	500,000.00
NexPoint Advisors, LP	300 Crescent Court, Suite 700 Dallas, TX 75201	9/23/2019	1,000,000.00
Okada Insurance Rabbi Trust	300 Crescent Court, Suite 700 Dallas, TX 75201	10/3/2019	14,875.00
Scott Ellington - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	11/15/2018	1,295.64
Scott Ellington - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	12/31/2018	5,149.90
Scott Ellington - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	1/15/2019	59.95
Scott Ellington - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	2/15/2019	102.32
Scott Ellington - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	3/29/2019	59.95
Scott Ellington - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	4/30/2019	59.95
Scott Ellington - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	5/15/2019	364.95
Scott Ellington - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	6/28/2019	59.95
Scott Ellington - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	7/15/2019	59.95
Scott Ellington - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	8/30/2019	205,787.95
Scott Ellington - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	9/30/2019	59.95
Scott Ellington - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	10/15/2019	59.95
Scott Ellington - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	10/15/2019	113,104.52
Strand Advisors	300 Crescent Court, Suite 700 Dallas, TX 75201	12/19/2018	12,423.44
Strand Advisors	300 Crescent Court, Suite 700 Dallas, TX 75201	3/28/2019	9,351.38
Thomas Surgent - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	10/31/2018	419.21
Thomas Surgent - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	12/14/2018	5,024.00
Thomas Surgent - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	1/31/2019	355.30
Thomas Surgent - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	4/15/2019	529.77
Thomas Surgent - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	4/30/2019	4,185.33
Thomas Surgent - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	5/15/2019	589.52
Thomas Surgent - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	5/31/2019	480.00
Thomas Surgent - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	6/28/2019	1,591.54
O F		5, 25, 2015	-,

Highland Capital Management LP Case # 19-34054-SGJ Exhibit C - SOFA #4

<u>Trading Partner</u>	Trading Partner Address	Payment Date	Payment Amount
Thomas Surgent - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	7/15/2019	125.00
Thomas Surgent - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	9/30/2019	28.00
Thomas Surgent - Expense Reimbursement	300 Crescent Court, Suite 700 Dallas, TX 75201	10/15/2019	2,232.89
Total		•	36,608,252.91

Refer to SOFA 30 and Exhibit G for other transfers.

Case 21-03003-sgj Doc 135-2 Filed 12/18/21 Entered 12/18/21 01:38:22 Desc Case 3:21-cv-00881-X DocAppendix (Part 2Filed 04/56)12 of 133:60 76 of 200 PageID 22691 Case 19-34054-sgj11 Doc 248 Filed 12/13/19 Entered 12/13/19 22:34:17 Page 24 of 34

Case Title	Case Number	Nature of Case	Court Name	Court Address	Status of case
Duff & Phelps, LLC v. Highland Capital Management, L.P.	Index No. 653813/2019	Claim for breach of contract and unjust enrichment for failure to pay pursuant to a Letter of Engagement and accompanying Term and Conditions.		60 Centre St, New York, NY 10007	Concluded
Hamilton Partners, L.P. v. Highland Capital Management, L.P. and Joseph Furlong	Cause No. 6547	Allegedly improper restructuring of American Home Patient	Court of Chancery of the State of Delaware	34 The Circle Georgetown, DE 19947	Concluded
In re: Acis Capital Management, L.P. (Case No. 18-30264 SGI-11), Acis Capital Management GP, LLC (Case No. 18- 30265-SGJ-11) as Debtors. Robin Phelan, Chapter 11 Trustee v. Highland Capital Management, L.P., Highland CLO Funding, Ltd. ft/ka Acis Loan Funding, Ltd., CLO Holdco, Ltd., Neutra, Ltd., Acis CLO 2014-3 Ltd., Acis CLO 2014-4 Ltd., Acis CLO 2014-5 Ltd., Acis CLO 2015- 6 Ltd., Acis CLO 2014-3 Ltd., Acis CLO 2015-6 Ltd., Acis CLO 2014-5 LLC, and Acis CLO 2015-6 LLC		Chapter 11 Trustee, on behalf of Debtors, claimed violation of TRO, preliminary injunction, and fraudulent conveyance.	United State Bankruptcy Court for the Northern District of Texas, Dallas Division	George Mahon Federal Building 1205 Texas Ave., Rm 306 Lubbock, TX 79401-4002	Pending
McKool Smith P.C. vs. Highland Capital Management, L.P	JAMS No.: 1310024517	Claim for breach of contract pursuant to Crusader Retention Agreement, Terry Retention Agreement, UBS Retention Agreement, and payment plan.	N/A	N/A	Pending
NWCC, LLC v. Highland CLO Management, LLC; Highland Capital Management, LP.; Acis CLO 2014-3 Ld.; Highland CLO 2014-3R Ld.; Highland CLO 2014-3R LLC; Highland HCF Advisor, Ltd., as Trustee for Highland CLO Trust: Highland CLO Management Holdings, L.P.; Highland CLO Management GP, LLC; and Highland HCF Advisor, Ltd.		Claim for breach of contract for failure to pay pursuant to Master Repurchase Agreement.	r Supreme Court of the State of New York, County of New York	60 Centre St, New York, NY 10007	Pending
Patrick Daugherty v. Highland Capital Management, L.P., Highland Employee Retention Assets, LLC, Highland ERA Management, LLC, and James Dondero	No. 2017-0488-SG	Claim for collection of judgment against Highland Employee Retention Assets, LLC ("HERA") and allegation of improper transfer of assets from HERA to other Defendants	Court of Chancery of the State of Delaware	34 The Circle Georgetown, DE 19947	Pending
Redeemer Committee of the Highland Crusader Fund (acting through its members, (1) Grossvenor Capital Management, L.P., 2) FRM Investment Management Limited, (3) Concord Management, LLC, (4) Baylor University, (5) FIX Asset Management, (5) The United States Army Air Force Exchange Services) vs. Highland Capital Management, L.P.	Cause 2019 No. 332	Motion to enforce Crusader Arbitration Award	Supreme Court of Bermuda	2nd floor, Government Administration Building 30 Parliament Street Hamilton HM12 Bermuda	Pending
Redeemer Committee of the Highland Crusader Fund (acting through its members, (1) Grosvenor Capital Management, L.P., (2) FRM Investment Management Limited, (3) Concord Management, LLC, (4) Baylor University, (5) FIX Asset Management, (6) The United States Army Air Force Exchange Services) vs. Highland Capital Management, L.P.	Cause 153 of 2019	Motion to enforce Crusader Arbitration Award	Grant Court of the Cayman Islands Financial Services Division	P.O. Box 495 Grand Cayman KY1-1106 Cayman Islands	Pending
Redeemer Committee of the Highland Crusader Fund v. Highland Capital Management, L.P.	No. 01-16-002-6927	Injunctive relief and damages sought related to wind down of legacy hedge fund from the 2008 financial crisis.	N/A	N/A	Concluded
Redeemer Committee of the Highland Crusader Fund v. Highland Capital Management, L.P.	No. 12533-VCG	Injunctive relief and declaratory judgment related to wind down- legacy hedge fund from the 2008 financial crisis.	c Court of Chancery of the State of Delaware	34 The Circle Georgetown, DE 19947	Pending
UBS Securities LLC and UBS AG, London Branch v. Highland Capital Management, L.P., Highland Special Opportunities Holding Company, Highland CDP of Copportunity Master Fund, L.P. Highland Financial Partners L.P., Highland Credit Strategies Fund, Highland Crusader Offshore Partners, L.P., Highland Credit Opportunities CDO, L.P. and Strand Advisors, Inc.	Case No. 650097/2009	Plaintiff alleges that HCMLP engaged in fraudulent transfers and breached its duty of good faith in fair dealing in managing the obligations of its funds.		60 Centre St, New York, NY 10007	Pending
Highland Capital Management, L.P. v. Joshua Terry	Case No. DC-16-11396	Employee Terry was terminated for cause. Highland filed suit for return of Highland's confidential information and other counterclaims. Terry has filed counterclaims for conversion and defamation.	or162nd District Court of Dallas County, Texas	00 Commerce Street, 7th Floor New Tower, Dallas, TX 75202	Pending

Vendor	Amount	Expense Type	Date
B&H Photo	\$ 7,000.00	Business Gifts	Feb 22, 2019
Competitive Cyclist	5,000.00	Business Gifts	Feb 22, 2019
REI	3,009.95	Business Gifts	Feb 22, 2019
The Family Place	4,500.00	Business Gifts	Jan 11, 2019
Neiman Marcus	10,000.00	Business Gifts	Jan 29, 2019
Nordstrom	9,000.00	Business Gifts	Jan 29, 2019
Neiman Marcus	2,800.00	Business Gifts	Aug 10, 2018
Barney's New York	3,015.00	Business Gifts	Dec 27, 2017
Etro Store	1,710.35	Business Gifts	Dec 27, 2017
Sutterfly	1,627.64	Business Gifts	Jun 26, 2019
B&H Video	5,015.00	Business Gifts	Oct 25, 2017
Competitive Cyclist	5,000.00	Business Gifts	Oct 25, 2017
Nordstrom	5,000.00	Business Gifts	Oct 25, 2017
REI	5,000.00	Business Gifts	Oct 25, 2017
JD	5,000.00	Business Gifts	Jan 29, 2019
AMEXGIFTCARD.COM-BOLATLANTA GA XXXXXXXX XXX-XXX-86	7,508.95	Business Gifts	Dec 12, 2018
Dallas Childrens Advocacy	17,500.00	Charitable Contributions	Jan 11, 2019
Political Contribution	20,000.00	Charitable Contributions	May 13, 2019
Political Contribution	30,000.00	Charitable Contributions	May 29, 2019
NORTHPARK CENTER		Gift/Awards	Apr 26, 2019
Kroger	1,483.30	Gift/Awards	Apr 26, 2018
Total Wine		Gift/Awards	Feb 13, 2018
Costco	•	Gift/Awards	Feb 13, 2019
Apple	•	Gift/Awards	Feb 26, 2018
B&H Photo	•	Gift/Awards	Feb 26, 2018
Competetive Cyclist	•	Gift/Awards	Feb 26, 2018
Nordstrom	•	Gift/Awards	Feb 26, 2018
Nordstrom	•	Gift/Awards	Feb 26, 2018
Nordstrom	•	Gift/Awards	Feb 26, 2018
Nordstrom	•	Gift/Awards	Mar 13, 2019
Nordstrom		Gift/Awards	Mar 13, 2019
REI	•	Gift/Awards	Mar 13, 2019
Neiman Marcus	•	Gift/Awards	Mar 27, 2018
AMAZON.COM*MB5OG1ZC1AMZN.COM/BI 1T5SDTP0V6I MERCHA	•	Gift/Awards	Feb 13, 2019
AMERICAN AIRLINES XXXXX-XXX XXXX0103 AA.COM		Gift/Awards	Feb 13, 2019
BABY.COM EGIFT CRD XXX-XXX-1977 9XXX9375PRC GIFT C	·	Gift/Awards	Feb 13, 2019
WALMART.COM XXX-XXX-6546 AR WMZVYLNOOYU RETAIL	·	Gift/Awards	Feb 13, 2019
AMAZON.COM*M01N33JX2AMZN.COM/BI 43WY9S9CUK8 MERCHA	•	Gift/Awards	Dec 12, 2018
AMAZON.COM*MX1474TL1AMZN.COM/BI 594WNOFOQ54 MERCHA	·	Gift/Awards	Dec 12, 2018
AMEXGIFTCARD.COM-BOLATLANTA GA XXXXXXXX XXX-XXX-86		Gift/Awards	Dec 12, 2018 Dec 12, 2018
WILMS-SONMA CSTR GFTXXX-XXX-197 9XXX3699QOK GIFT C	•	Gift/Awards	Dec 12, 2018 Dec 12, 2018
AAA INNOVATIONS AAA NORWOOD NJ XXXXXXX8353 NON-DUR	,	Gift/Awards	Jan 11, 2019
AMEXGIFTCARD.COM-BOLATLANTA GA XXXXXXXXX XXX-XXX-86		Gift/Awards	Jan 11, 2019 Jan 11, 2019
HOTELS.COM GIFT CARDXXX-XXX-197 9XXX8780BOK GIFT C	·	Gift/Awards	Jan 11, 2019 Jan 11, 2019
WLLMS-SONMA CSTR GFTXXX-XXX-197 9XXX6040GOK GIFT C	•	Gift/Awards	•
	,	Gift/Awards	Jan 11, 2019
AMEX HILTON GIFT CARXXX-XXX-058 XXXX4162 BOL X0285 WLLMS-SONMA CSTR GFTXXX-XXX-197 4XXX2954P90 GIFT C	•	Gift/Awards	Feb 13, 2018 Nov 10, 2017
CS_*BABIESRUSGIFTCARXXX-XXX-197 4XXX6083G9J GIFT C		Gift/Awards Gift/Awards	Dec 13, 2017
Four Seasons 8XX7828WILMINGTON XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	,	•	Dec 13, 2017
RITZ CARLTON GIFT CAMIDVALE UT XXXXXXXXX XXX-XXX-8	•	Gift/Awards	Dec 13, 2017
AMAZON.COM AMZN.COM/BILL WA 4HQ4JOAKNMQ MERCHANDIS		Gift/Awards	Jan 10, 2018
AMEX GIFT CARDS XXX-XXX-0582 NY OPWBXXX0386BOL XX2	•	Gift/Awards	Mar 13, 2018
Four Seasons 8XX7828WILMINGTON XXXXXXXXXXX XXXXXXX	1,014.93	Gift/Awards	Mar 13, 2018

Vendor	Amount Expense Type	Date
AMEX GIFT CARDS XXX-XXX-0582 NY OPWBXXX3116BOL XX2	3,520.80 Gift/Awards	Apr 11, 201
Four Seasons 8XX7828WILMINGTON XXXXXXXXXXXXXXXXXXXX	1,014.93 Gift/Awards	Apr 11, 201
MARRIOTT GIFT CARDS MIDVALE UT XXXXXXXXX XXX-XXX-4	5,010.95 Gift/Awards	May 10, 2018
AMAZON.COM AMZN.COM/BILL WA 16B3JYYTOHX MERCHANDIS	1,000.00 Gift/Awards	Jun 12, 201
Four Seasons 8XX7828WILMINGTON XXXXXXXXXXXXXXXXXXXX	1,014.93 Gift/Awards	Jun 12, 201
Four Seasons 8XX7828WILMINGTON XXXXXXXXXXXXXXXXXXXX	5,014.93 Gift/Awards	Jun 12, 201
Four Seasons 8XX7828WILMINGTON XXXXXXXXXXXXXXXXXXXX	1,000.00 Gift/Awards	Jun 12, 201
HOTELS.COM GIFT CARDXXX-XXX-197 4XXX5955KHG GIFT C	1,000.00 Gift/Awards	Jun 12, 2018
AMAZON.COM AMZN.COM/BILL WA 4C5DKHDW6TK MERCHANDIS	1,000.00 Gift/Awards	Jul 11, 2018
AMAZON.COM AMZN.COM/BILL WA 5AK74J5T9LC MERCHANDIS	1,000.00 Gift/Awards	Jul 11, 201
HOTELS.COM GIFT CARDXXX-XXX-197 4XXX5284CIM GIFT C	1,000.00 Gift/Awards	Jul 11, 201
MARRIOTT GIFT CARDS MIDVALE UT XXXXXXXXX XXX-XXX-4	1,001.00 Gift/Awards	Jul 11, 201
WLLMS-SONMA CSTR GFTXXX-XXX-197 4XXX6255NHS GIFT C	1,000.00 Gift/Awards	Jul 11, 201
AMAZON.COM AMZN.COM/BILL WA 3NRIPESL5H2 MERCHANDIS	1,000.00 Gift/Awards	Aug 10, 2018
AMEXGIFTCARD.COM-BOLATLANTA GA XXXXXXXX XXX-XXX-86	3,522.85 Gift/Awards	Aug 10, 2018
HOTELS.COM GIFT CARDXXX-XXX-197 4XXXX8611J4 GIFT C	1,000.00 Gift/Awards	Aug 10, 2018
HOTELS.COM GIFT CARDXXX-XXX-197 8XXX5959YIW GIFT C	1,000.00 Gift/Awards	Aug 10, 2018
MARRIOTT GIFT CARDS MIDVALE UT XXXXXXXXX XXX-XXX-4	5,001.00 Gift/Awards	Aug 10, 2018
AMAZON.COM*MT7OW87B1AMZN.COM/BI 1XJ571A2WYA MERCHA	1,000.00 Gift/Awards	Nov 13, 2018
WLLMS-SONMA CSTR GFTXXX-XXX-197 9XXX5657XMX GIFT C	1,000.00 Gift/Awards	Nov 13, 2018
CS *HOTELS.COM GC XXX-XXX-1977 4XXX3604JRQ GIFT CA	1,000.00 Gift/Awards	Mar 13, 2019
HILTON GC XXX XXX-XXXXXXXXXXXXXXXXXXXXXXXXXXXX	1,008.95 Gift/Awards	Mar 13, 2019
HOTELS.COM GIFT CARDXXX-XXX-197 4XXX1517JRH GIFT C	1,000.00 Gift/Awards	Mar 13, 201
AMAZON.COM*MW2NP75Y2AMZN.COM/BI 1ZRLAH1KV0Q MERCHA	1,000.00 Gift/Awards	May 13, 2019
AMEXGIFTCARD.COM-BOLATLANTA GA XXXXXXXX XXX-XXX-86	3,515.95 Gift/Awards	May 13, 2019
AMEXGIFTCARD.COM-BOLATLANTA GA XXXXXXXX XXX-XXX-86	3,520.85 Gift/Awards	Jun 12, 2019
AMEXGIFTCARD.COM-BOLATLANTA GA XXXXXXXX XXX-XXX-86	3,515.95 Gift/Awards	Jul 11, 2019
ANSE CHASTANET - RESSOUFRIERE LC XXXXXXXXXX XXX-XX	5,000.00 Gift/Awards	Sep 11, 2018
Four Seasons 8XX7828WILMINGTON XXXXXXXXXXXXXXXXXXX	5,014.93 Gift/Awards	Sep 11, 2018
MARRIOTT GIFT CARDS MIDVALE UT XXXXXXXXX XXX-XXX-4	1,010.95 Gift/Awards	Sep 11, 2018
RITZ CARLTON GIFT CAMIDVALE UT XXXXXXXXX XXX-XXX-8	1,010.95 Gift/Awards	Sep 11, 2018
WLLMS-SONMA CSTR GFTXXX-XXX-197 4XXXX6218KG GIFT C	1,000.00 Gift/Awards	Sep 11, 201
AMAZON.COM*MT5FG6LG0AMZN.COM/BI 2CWA16B0JP6 MERCHA	2,000.00 Gift/Awards	Oct 11, 2018
AMEXGIFTCARD.COM-BOLATLANTA GA XXXXXXXX XXX-XXX-86	7,529.80 Gift/Awards	Oct 11, 2018
MARRIOTT GIFT CARDS MIDVALE UT XXXXXXXXX XXX-XXX-4	5,000.00 Gift/Awards	Oct 4, 2019
Hotels.com	1,000.00 Gift/Awards	Jul 11, 2019
Buy Buy Baby	1,000.00 Gift/Awards	Aug 13, 2019
William Sonoma	1,000.00 Gift/Awards	Aug 13, 2019
Amazon.com	1,000.00 Gift/Awards	Sep 10, 2019
AMAZON.COM*MA02T1UW2AMZN.COM/BI 59I475TIIR3 MERCHA	1,000.00 Gift/Awards	Sep 10, 2019
CS *BUYBUYBABY EGTFCXXX-XXX-197 4XXX9435NZ1 GIFT C	1,000.00 Gift/Awards	Sep 10, 2019
CS *HOTELS.COM GC XXX-XXX-1977 4XXX4055UYZ GIFT CA	1,000.00 Gift/Awards	Sep 10, 2019
MARRIOTT GIFT CARDS MIDVALE UT XXXXXXXXX XXX-XXX-4	1,000.00 Gift/Awards	Sep 10, 201
MARRIOTT GIFT CARDS MIDVALE UT XXXXXXXXX XXX-XXX-4	1,000.00 Gift/Awards	Sep 10, 201
CS *HOTELS.COM GC XXX-XXX-1977 9XXX0073VU5 GIFT CA	2,000.00 Gift/Awards	May 13, 201
CS *HOTELS.COM GC XXX-XXX-1977 9XXX9190AU5 GIFT CA	1,000.00 Gift/Awards	May 13, 201
CS *HOTELS.COM GC XXX-XXX-1977 9XXXX7723U5 GIFT CA	2,000.00 Gift/Awards	May 13, 201
CS *HOTELS.COM GC XXX-XXX-1977 4XXXX2756TI GIFT CA	1,000.00 Gift/Awards	Apr 11, 201
Beard Supply	1,623.75 Gift/Awards	Jan 10, 201
Patagonia	2,685.71 Gift/Awards	Jan 26, 201
Political Contribution	25,000.00 Gift/Charity	Jun 30, 201
Political Contribution	25,000.00 Gift/Charity 25,000.00 Gift/Charity	Jun 30, 201
	ZOLUULUU GIII/CHAHIV	Juli 30, 2013

Name Aberdeen Loan Funding Ltd	Relationship	Address Intertrust Corporate Services (Cayman) Limited 190 Flgin	EIN N/Δ	Description of Business	Date of Creation	Date of Termination (if applicable)
Aberdeen Loan Funding, Ltd.	IMA	Intertrust Corporate Services (Cayman) Limited , 190 Elgin Ave, George Town, Grand Cayman KY1-9005, Cayman Islands	N/A	CLO Fund	12/14/2006	
Brentwood CLO, Ltd.	IMA	MaplesFS - PO Box 1093, Grand Cayman, KY1-1102, Cayman Islands	98-0524481	CLO Fund	5/21/2006	
Bristol Bay Funding Ltd.	IMA	Intertrust Corporate Services (Cayman) Limited , 190 Elgin Ave, George Town, Grand Cayman KY1-9005, Cayman	98-0418113	CLO Fund	11/18/2003	
Eastland CLO, Ltd.	IMA	Islands Elian Fiduciary Services (Cayman) Limted - 190 Elgin Ave, George Town, Grand Cayman KY1-9005, Cayman Islands	98-0550088	CLO Fund	3/31/2006	
Gleneagles CLO, Ltd.	IMA	MaplesFS Limted, PO Box 1093, George Town, Grand	N/A	CLO Fund	2/25/2005	
Grayson CLO, Ltd.	IMA	Cayman KY1-1102, Cayman islands Elian Fiduciary Services (Cayman) Limted - 190 Elgin Ave, George Town, Grand Cayman KY1-9005, Cayman Islands	98-0522566	CLO Fund	2/7/2006	
Greenbriar CLO, Ltd.	IMA	MaplesFS Limted, PO Box 1093, George Town, Grand Cayman KY1-1102, Cayman islands	N/A	CLO Fund	10/24/2007	
Highland CDO Holding Company	IMA	Intertrust Corporate Services (Cayman) Limited , 190 Elgin Ave, George Town, Grand Cayman KY1-9005, Cayman Islands	98-0527935	HFP sub	1/24/2006	
Highland CDO Opportunity Fund, L.P.	IMA	The Corporation Trust Company, 1209 Orange St, Wilmington, DE 19801	20-3899941	Hedge fund	11/3/2005	Terminated
Highland CDO Opportunity Fund, Ltd.	IMA	MQ Services Ltd, Victoria House, 31 Victoria Street, Hamilton HM10, Bermuda	N/A	Hedge fund	5/8/2002	Terminated
Highland CDO Opportunity Master Fund, L.P.	IMA	MQ Services Ltd, Victoria House, 31 Victoria Street, Hamilton HM10, Bermuda	98-0520689	Hedge fund	10/31/2005	Terminated
Highland Credit Opportunities CDO, Ltd.	IMA	Intertrust Corporate Services (Cayman) Limited , 190 Elgin Ave, George Town, Grand Cayman KY1-9005, Cayman	98-0512429	Hedge fund	11/1/2005	
Highland Credit Opportunities Japanese Feeder Sub-Trust	IMA	Islands Intertrust Corporate Services (Cayman) Limited , 190 Elgin Ave, George Town, Grand Cayman KY1-9005, Cayman Islands	N/A	Hedge fund	8/22/2007	
Highland Credit Strategies Fund, L.P.	IMA	The Corporation Trust Company, 1209 Orange St, Wilmington, DE 19801	86-1147211	Hedge fund	8/2/2005	
Highland Credit Strategies Fund, Ltd.	IMA	MQ Services Ltd, Victoria House, 31 Victoria Street, Hamilton HM10, Bermuda	98-0466202	Hedge fund	8/8/2005	
Highland Credit Strategies Master Fund, L.P.	IMA	MQ Services Ltd, Victoria House, 31 Victoria Street, Hamilton HM10, Bermuda	98-0466203	_	8/19/2005	
Highland Dynamic Income Fund, L.P. (fka Highland Capital Loan Fund, L.P.)	IMA	The Corporation Trust Company, 1209 Orange St, Wilmington, DE 19801	46-2123634		2/25/2013	
Highland Dynamic Income Fund, Ltd. (fka Highland Loan Fund, Ltd.)	IMA	Maples Corporate Services Limited PO Box 309, Ugland House Grand Cayman KY1-1104, Cayman Islands	N/A	Hedge fund	2/26/2013	
Highland Dynamic Income Master Fund, L.P. (fka Highland Loan Master Fund, L.P.)	I IMA	Maples Corporate Services Limited PO Box 309, Ugland House Grand Cayman KY1-1104, Cayman Islands	98-1169838	Hedge fund	2/26/2013	
Highland Financial Corp.	IMA - terminated	The Corporation Trust Company, 1209 Orange St, Wilmington, DE 19801	20-4392555	HFP sub	2/28/2006	
Highland Flexible Income UCITS Fund Highland Legacy Limited	IMA IMA	23 St. Stephen's Green, Dblin 2, Ireland MaplesFS Limted, PO Box 1093, George Town, Grand	N/A N/A	Separate account CLO Fund	6/7/2018 7/6/1999	
Highland Loan Funding V, Ltd.	IMA	Cayman KY1-1102, Cayman islands MaplesFS Limted, PO Box 1093, George Town, Grand	N/A	CLO Fund	2/5/2001	
Highland Multi Strategy Credit Fund, L.P. (fka Highland Credit Opportunities Fund, L.P., fka Highland Credit Opportunities CDO, L.P.)	IMA	Cayman KY1-1102, Cayman islands The Corporation Trust Company, 1209 Orange St, Wilmington, DE 19801	20-3874256	Hedge fund	12/1/2005	
Highland Multi Strategy Credit Fund, Ltd. (fka Highland Credit Opportunities Fund, Ltd.)	IMA	Maples Corporate Services Limited PO Box 309, Ugland House Grand Cayman KY1-1104, Cayman Islands	98-0587370	Hedge fund	12/29/2005	
Highland Park CDO 1, Ltd.	IMA	MaplesFS Limted, PO Box 1093, George Town, Grand Cayman KY1-1102, Cayman islands	98-0515982	CLO Fund	7/12/2006	
Highland Prometheus Feeder Fund I, L.P.	IMA	Maples Corporate Services Limited PO Box 309, Ugland House Grand Cayman KY1-1104, Cayman Islands	98-1334547	Hedge fund	11/7/2016	
Highland Prometheus Feeder Fund II, L.P.	IMA	Maples Corporate Services Limited PO Box 309, Ugland House Grand Cayman KY1-1104, Cayman Islands	98-1353013	Hedge fund	2/17/2017	
Highland Prometheus Master Fund, L.P.	IMA	Maples Corporate Services Limited PO Box 309, Ugland House Grand Cayman KY1-1104, Cayman Islands	98-1334763	Hedge fund	11/7/2016	
Highland Restoration Capital Partners Master, L.P.	IMA	The Corporation Trust Company, 1209 Orange St, Wilmington, DE 19801	26-1458205	Private equity fund	11/14/2007	
Highland Restoration Capital Partners Offshore, L.P.	IMA	Maples Corporate Services Limited PO Box 309, Ugland House	98-0558962	Private equity fund	11/13/2007	
Highland Restoration Capital Partners, L.P.	IMA	Grand Cayman KY1-1104, Cayman Islands The Corporation Trust Company, 1209 Orange St, Wilmington, DE 19801	26-1456033	Private equity fund	11/14/2007	
Highland Select Equity Fund, L.P.	IMA	The Corporation Trust Company, 1209 Orange St, Wilmington, DE 19801	75-2970177	Hedge fund	12/5/2001	
Highland Select Equity Master Fund, L.P.	IMA	MQ Services Ltd, Victoria House, 31 Victoria Street, Hamilton HM10, Bermuda	98-0520466	Hedge fund	4/12/2007	
Highland Special Opportunities Holding Company	IMA	Intertrust Corporate Services (Cayman) Limited , 190 Elgin Ave, George Town, Grand Cayman KY1-9005, Cayman Islands	98-0532735	HFP sub	1/24/2006	Terminated
Jasper CLO, Ltd.	IMA	Elian Fiduciary Services (Cayman) Limted - 190 Elgin Ave, George Town, Grand Cayman KY1-9005, Cayman Islands	98-0595492		3/9/2005	
Liberty CLO, Ltd.	IMA	Intertrust Corporate Services (Cayman) Limited , 190 Elgin Ave, George Town, Grand Cayman KY1-9005, Cayman Islands	98-0595490		6/30/2005	
Longhorn Credit Funding, LLC	IMA	United Corporate Services, Inc., 874 Walker Rd, Ste C, Dover, DE 19904	N/A	Separate account	10/15/2007	
ML CLO XIX Sterling (Cayman), Ltd.	IMA	MaplesFS Limted, PO Box 1093, George Town, Grand Cayman KY1-1102, Cayman islands MaplesFS Limted, PO Box 1093, George Town, Grand	N/A 20-3010953	CLO Fund	4/27/1998 5/8/1998	
Pam Capital Funding, L.P. PamCo Cayman Ltd.	IMA	MaplesFS Limted, PO Box 1093, George Town, Grand Cayman KY1-1102, Cayman islands MaplesFS Limted, PO Box 1093, George Town, Grand	20-3010953 N/A	CLO Fund	5/8/1998 1/18/1997	
PensionDanmark Pensionsforsikringsaktieselskab	IMA	Cayman KY1-1102, Cayman islands Langelinie Allé 43, DK-2100 Copenhagen Ø	N/A	Separate account	6/24/1992	
Red River CLO, Ltd.	IMA	Elian Fiduciary Services (Cayman) Limted - 190 Elgin Ave, George Town, Grand Cayman KY1-9005, Cayman Islands	98-0527219	-	1/24/2006	
Rockwall CDO II Ltd.	IMA	MaplesFS Limted, PO Box 1093, George Town, Grand Cayman KY1-1102, Cayman islands	N/A	CLO Fund	4/12/2006	
Rockwall CDO, Ltd.	IMA	MaplesFS Limted, PO Box 1093, George Town, Grand Cayman KY1-1102, Cayman islands	98-0461407		6/7/2005	
Southfork CLO, Ltd.	IMA	MaplesFS Limted, PO Box 1093, George Town, Grand Cayman KY1-1102, Cayman islands MaplesFS Limted, PO Box 1003, George Town, Grand	N/A	CLO Fund	10/21/2004	
Stratford CLO, Ltd. Valhalla CLO, Ltd.	IMA	MaplesFS Limted, PO Box 1093, George Town, Grand Cayman KY1-1102, Cayman islands Intertrust Corporate Services (Cayman) Limited 190 Flgin	98-0540945 98-0595491		10/17/2006 6/9/2004	
Valhalla CLO, Ltd. Westchester CLO, Ltd.	IMA	Intertrust Corporate Services (Cayman) Limited , 190 Elgin Ave, George Town, Grand Cayman KY1-9005, Cayman Islands MaplesFS Limted, PO Box 1093, George Town, Grand	98-0595491 98-0546784		6/9/2004 11/10/2006	
Westchester CLO, Ltd. Highland Latin America GP, Ltd.	Highland Capital Management, L.P., as trustee of Highland	Cayman KY1-1102, Cayman islands Maples Corporate Services Limited		GP of the relying advisor to the Argentina fund	3/6/2017	
ga.ia Luur America OF, Liu.	Latin America Trust and nominiee for and on behalf of Highlan Latin America LP, Ltd.	·	20-13021 3 0	or or the relying auvisor to the Argentina lund	J ₁ V ₁ ZU11	

Name Highland Canital Management Latin America I. P.	Relationship Highland Capital Management I. P. as trustee of Highland	Address Manles Cornorate Services Limited	98-1362202	Description of Business Relying advisor to the Argentina fund	Date of Creation	Date of Termination (if applicable
Highland Capital Management Latin America, L.P.	Highland Capital Management, L.P., as trustee of Highland Latin America Trust and nominee for and on behalf of Highland	Maples Corporate Services Limited PO Box 309, Ugland House	98-1362202	Relying advisor to the Argentina fund	4/13/2017	
lautra Itd	Latin America LP, Ltd.	Grand Cayman KY1-1104, Cayman Islands	00 1000422		12/12/2012	
leutra, Ltd.	Highland Capital Management, L.P., as trustee of Acis CMOA Trust and nominiee for and on behalf of Highland CLO Assets	Maples Corporate Services Limited PO Box 309, Ugland House	98-1090422		12/12/2012	
sbury Holdings, LLC (fka HCSLR Camelback Investors	Holdings Limited Highland Capital Management, L.P.	Grand Cayman KY1-1104, Cayman Islands The Corporation Trust Company, 1209 Orange St,	N/A	Holds HCMLP's Haygood interest	2/14/2017	
Delaware), LLC)		Wilmington, DE 19801		,-		
e Kooning, Ltd.	Highland Capital Management, L.P.	Maples Corporate Services Limited PO Box 309, Ugland House	98-1090348	Formed to hold Select's interest in Barclays' assignment	12/12/2012	
		Grand Cayman KY1-1104, Cayman Islands	46 4000057		42/42/2042	
CREF-I Holding Corp.	Highland Capital Management, L.P.	The Corporation Trust Company, 1209 Orange St, Wilmington, DE 19801	46-1998057	Holds HCMLP interest in HCREF	12/13/2012	
CREF-XI Holding Corp.	Highland Capital Management, L.P.	The Corporation Trust Company, 1209 Orange St, Wilmington, DE 19801	46-2030348	Holds HCMLP's interest in HE Mezz KR, LLC	12/13/2012	
CREF-XII Holding Corp.	Highland Capital Management, L.P.	The Corporation Trust Company, 1209 Orange St,	46-2032401	Holds HCMLP's interest in 2006 Milam East	12/13/2012	
FP GP, LLC	Highland Capital Management, L.P.	Wilmington, DE 19801 The Corporation Trust Company, 1209 Orange St,	16-1746972	Partners LP HFP GP	1/20/2006	
		Wilmington, DE 19801				
ighland Brasil, LLC	Highland Capital Management, L.P.	The Corporation Trust Company, 1209 Orange St, Wilmington, DE 19801	46-4691319	Managing member of BB Votorantim Highland I	n 1/28/2014	
ighland Capital Management (Singapore) Pte Ltd	Highland Capital Management, L.P.	Tricor, 80 Robinson Road #02-00, Singapore 068898		7	4/2/2008	
ighland Capital Management Korea Limited	Highland Capital Management, L.P.	(Seoul Finance Center, Taepyeongro-1-ga) 21F, 136, Sejong-daero, Jung-gu, Seoul, Korea	- 98-1120007	Relying advisor to the Korea PEF	8/2/2012	
ighland Capital Multi-Strategy Fund, LP	Highland Capital Management, L.P.	The Corporation Trust Company, 1209 Orange St, Wilmington, DE 19801	20-5237025	Private fund	7/6/2006	
ighland Capital Special Allocation, LLC	Highland Capital Management, L.P.	The Corporation Trust Company, 1209 Orange St,	26-1175318	Entity received the incentive allocation from	12/21/2006	
ighland CDO Opportunity Fund GP, L.P.	Highland Capital Management, L.P.	Wilmington, DE 19801 The Corporation Trust Company, 1209 Orange St,	20-3899907	HFP. Hedge fund	10/20/2005	
		Wilmington, DE 19801		_		
ghland CDO Opportunity GP, LLC	Highland Capital Management, L.P.	The Corporation Trust Company, 1209 Orange St, Wilmington, DE 19801	20-3899870	Hedge fund GP	10/20/2005	
ghland CLO Assets Holdings Limited	Highland Capital Management, L.P.	Maples Corporate Services (BVI) Limited	98-1417806		12/19/2017	
		Kingston Chambers, PO Box 173, Road Town Tortola, British Virgin Islands				
ighland CLO Management Ltd.	Highland Capital Management, L.P.	Maples Corporate Services Limited PO Box 309, Ugland House	98-1432973		10/27/2017	
		Grand Cayman KY1-1104, Cayman Islands				
ighland Dynamic Income Fund GP, LLC (fka Highland apital Loan GP, LLC)	Highland Capital Management, L.P.	The Corporation Trust Company, 1209 Orange St, Wilmington, DE 19801	80-0898281	Hedge fund GP	2/25/2013	
ighland Employee Retention Assets LLC	Highland Capital Management, L.P.	The Corporation Trust Company, 1209 Orange St,	27-1596366	HERA	6/23/2009	
ighland ERA Management, LLC	Highland Capital Management, L.P.	Wilmington, DE 19801 The Corporation Trust Company, 1209 Orange St,	N/A	HERA manager	2/1/2013	
		Wilmington, DE 19801		LIED		Tomoinated
ighland Financial Partners, L.P.	Highland Capital Management, L.P.	The Corporation Trust Company, 1209 Orange St, Wilmington, DE 19801	83-0446391	нги	1/20/2006	Terminated
ighland Fund Holdings, LLC	Highland Capital Management, L.P.	The Corporation Trust Company, 1209 Orange St, Wilmington, DE 19801	N/A		5/24/2016	
ighland General Partner, LP	Highland Capital Management, L.P.	The Corporation Trust Company, 1209 Orange St,	86-1147210	Hedge fund GP	7/26/2005	
ighland GP Holdings, LLC	Highland Capital Management, L.P.	Wilmington, DE 19801 The Corporation Trust Company, 1209 Orange St,	86-1147208	Hedge fund GP	7/26/2005	
-		Wilmington, DE 19801		-		
ighland HCF Advisor Ltd.	Highland Capital Management, L.P.	Maples Corporate Services Limited PO Box 309, Ugland House	98-1401127	Advisor to Highland CLO Funding, Ltd.	10/27/2017	
		Grand Cayman KY1-1104, Cayman Islands				
ighland Latin America LP, Ltd.	Highland Capital Management, L.P.	Maples Corporate Services Limited PO Box 309, Ugland House	98-1362186	Argentina fund structure	3/6/2017	
inkland 88 uki Chunham, Cuadit Fund CD I D (flua Hinkland	L Highland Conital Management L D	Grand Cayman KY1-1104, Cayman Islands	N1/A	Hadaa fund CD	12/20/2005	
ighland Multi Strategy Credit Fund GP, L.P. (fka Highland redit Opportunities CDO GP, L.P.)	Highland Capital Management, L.P.	The Corporation Trust Company, 1209 Orange St, Wilmington, DE 19801	N/A	Hedge fund GP	12/29/2005	
ighland Multi Strategy Credit GP, LLC (fka Highland redit Opportunities CDO GP, LLC)	Highland Capital Management, L.P.	The Corporation Trust Company, 1209 Orange St, Wilmington, DE 19801	N/A	Hedge fund GP	12/29/2005	
ighland Multi-Strategy Fund GP, LLC	Highland Capital Management, L.P.	The Corporation Trust Company, 1209 Orange St,	20-5236824	Private fund GP	7/6/2006	
ighland Multi-Strategy Fund GP, LP	Highland Capital Management, L.P.	Wilmington, DE 19801 The Corporation Trust Company, 1209 Orange St,	20-5236931	Private fund GP	7/6/2006	
		Wilmington, DE 19801				
ighland Receivables Finance I, LLC	Highland Capital Management, L.P.	The Corporation Trust Company, 1209 Orange St, Wilmington, DE 19801	20-8123634	Entity created in 2006 that purchased all of HCMLP's receivables 100% owned by HCMLP.	12/28/2006	
ighland Restoration Capital Partners GP, LLC	Highland Capital Management, L.P.	The Corporation Trust Company, 1209 Orange St,	26-1455912	Private equity fund GP	11/6/2007	
lighland Select Equity Fund GP, L.P.	Highland Capital Management, L.P.	Wilmington, DE 19801 The Corporation Trust Company, 1209 Orange St,	20-3899917	Hedge fund GP	10/20/2005	
ichland Salact Equity CD LLC	Highland Canital Management I. D.	Wilmington, DE 19801 The Corporation Trust Company, 1300 Orango St.	20 2000006	Hadge fund CD	10/20/2005	
ighland Select Equity GP, LLC	Highland Capital Management, L.P.	The Corporation Trust Company, 1209 Orange St, Wilmington, DE 19801	20-3899886	Hedge fund GP	10/20/2005	
ighland SunBridge GP, LLC	Highland Capital Management, L.P.	The Corporation Trust Company, 1209 Orange St, Wilmington, DE 19801	N/A	Hedge fund GP	12/15/2015	
irst, Ltd.	Highland Capital Management, L.P.	Maples Corporate Services Limited	98-1090361	Formed to hold CDO Ltd's interest in Barclays	12/12/2012	
		PO Box 309, Ugland House Grand Cayman KY1-1104, Cayman Islands		assignment		
ockney, Ltd.	Highland Capital Management, L.P.	Maples Corporate Services Limited	98-1090388	Formed to hold Crusader's interest in Barclays	12/12/2012	
		PO Box 309, Ugland House Grand Cayman KY1-1104, Cayman Islands		assignment		
aple Avenue Holdings, LLC	Highland Capital Management, L.P.	The Corporation Trust Company, 1209 Orange St,	81-3600687	Holds Uchi loan	8/17/2016	
exPoint Hospitality Trust	Highland Capital Management, L.P.	Wilmington, DE 19801 333 Bay Street, Suite 3400, Toronto, Ontario M5H 2S7,	83-6637675	Hospitality REIT	12/12/2018	
exPoint Insurance Distributors, LLC	Highland Capital Management, L.P.	Canada The Corporation Trust Company, 1209 Orange St,		Insurance broker	7/25/2019	
		Wilmington, DE 19801				
exPoint Insurance Solutions GP, LLC ka Highland Capital Insurance Solutions GP, LLC)	Highland Capital Management, L.P.	The Corporation Trust Company, 1209 Orange St, Wilmington, DE 19801	84-2571487	Insurance advisor GP	4/4/2019	
exPoint Insurance Solutions, L.P.	Highland Capital Management, L.P.	The Corporation Trust Company, 1209 Orange St,	84-2584142	Insurance advisor	4/4/2019	
ka Highland Capital Insurance Solutions, L.P.) exPoint Multifamily Capital Trust, Inc.	Highland Capital Management, L.P.	Wilmington, DE 19801 The Corporation Trust, 2405 York Rd, Ste 201, Lutherville	46-4106316	NMCT REIT	11/12/2013	
		Timonium, MD 21093				
exPoint Real Estate Strategies Fund	Highland Capital Management, L.P.	The Corporation Trust Company, 1209 Orange St, Wilmington, DE 19801	81-1061590	netali runo	3/10/2006	
exPoint Residential Trust Inc.	Highland Capital Management, L.P.	The Corporation Trust, 2405 York Rd, Ste 201, Lutherville Timonium, MD 21093	47-1881359	NXRT REIT	9/19/2014	
exPoint Strategic Opportunities Fund	Highland Capital Management, L.P.	The Corporation Trust Company, 1209 Orange St,	80-0139099	Retail fund	3/10/2006	
ka NexPoint Credit Strategies Fund) HT Holdco, LLC	Highland Capital Management, L.P.	Wilmington, DE 19801 The Corporation Trust Company, 1209 Orange St,	83-3011801	Hospitality REIT structure	1/2/2019	
		Wilmington, DE 19801				
ldenburg, Ltd.	Highland Capital Management, L.P.	Maples Corporate Services Limited PO Box 309, Ugland House	98-1090453	Formed to hold CDO LP's interest in Barclays assignment	12/12/2012	
		Grand Cayman KY1-1104, Cayman Islands		-	40.1-1-	
enant Management LP	Highland Capital Management, L.P.	The Corporation Trust Company, 1209 Orange St, Wilmington, DE 19801	46-1614710	Holds HCREF's interest in Barclays assignment	12/12/2012	
etroCap Incentive Partners III, LP	Highland Capital Management, L.P.	The Corporation Trust Company, 1209 Orange St,	?	Petrocap fund	11/16/2017	
etroCap Partners II, L.P.	Highland Capital Management, L.P.	Wilmington, DE 19801 The Corporation Trust Company, 1209 Orange St,	46-4691213	Petrocap fund	10/7/2013	
•		Wilmington, DE 19801		·		
etroCap Partners III, L.P.	Highland Capital Management, L.P.	The Corporation Trust Company, 1209 Orange St, Wilmington, DE 19801	?	Petrocap fund	11/16/2017	
ollack, Ltd.	Highland Capital Management, L.P.	Maples Corporate Services Limited	98-1090519		12/12/2012	
		PO Box 309, Ugland House Grand Cayman KY1-1104, Cayman Islands				
E Multifamily Holdings LLC	Highland Capital Management, L.P.	The Corporation Trust Company, 1209 Orange St,	32-0576655	RE investment holding	8/23/2018	

Name	Relationship	Address	EIN	•	Date of Creation Date of Termination (if applicable)
The Dondero Insurance Rabbi Trust	Highland Capital Management, L.P.	300 Crescent Ct, Ste 700, Dallas, TX 75201	75-2716725	Holds Dondero's life insurance policies and the proceeds to be used to fund HCM's obligation to purchase Dondero Interests from the Trust Beneficiearies per Buy-Sell Agreement	5/27/2004
The Okada Insurance Rabbi Trust	Highland Capital Management, L.P.	300 Crescent Ct, Ste 700, Dallas, TX 75201	75-2716725	Holds Okada's life insurance policies and the proceeds to be used to fund HCM's obligation to purchase Okada Interests from the Trust Beneficiaries per Buy-Sell Agreement	5/27/2004
US Gaming SPV, LLC	Highland Capital Management, L.P.	The Corporation Trust Company, 1209 Orange St, Wilmington, DE 19801	84-1769285	SPV of eSports investment in Korea	5/14/2019
Warhol, Ltd.	Highland Capital Management, L.P.	Maples Corporate Services Limited PO Box 309, Ugland House Grand Cayman KY1-1104, Cayman Islands	98-1090362	Formed to hold Ops' interest in Barclays assignment	12/12/2012
HE Capital 232 Phase I, LLC	HCMLP-Manager	The Corporation Trust Company, 1209 Orange St, Wilmington, DE 19801	26-1616599	consisting of 232 finished single family lots in	12/20/2007
HE Capital Asante, LLC	HCMLP-Manager	The Corporation Trust Company, 1209 Orange St,	26-0525645		7/5/2007
HE Capital Fox Trails, LLC	HCMLP-Manager	Wilmington, DE 19801 The Corporation Trust Company, 1209 Orange St, Wilmington, DE 19801	N/A	residential development in NW Phoenix, AZ Underlying project is a 889.58 acre vacant parcel in NW Phoenix with PAD approval for 2,320 single family units.	3/10/2008
HE Capital KR, LLC	HCMLP-Manager	The Corporation Trust Company, 1209 Orange St, Wilmington, DE 19801	N/A		7/5/2007
HE Capital, LLC	HCMLP-Manager	The Corporation Trust Company, 1209 Orange St, Wilmington, DE 19801	20-8711786	Parent entity for joint venture between Ellman and Highland.	3/22/2007
HE CLO Holdco, LLC	HCMLP-Manager	The Corporation Trust Company, 1209 Orange St, Wilmington, DE 19801	37-1666849	_	2/3/2011
HE Mezz Fox Trails, LLC	HCMLP-Manager	The Corporation Trust Company, 1209 Orange St, Wilmington, DE 19801	26-2151278	Underlying project is a 889.58 acre vacant parcel in NW Phoenix with PAD approval for 2,320 single family units.	3/10/2008
HE Mezz KR, LLC	HCMLP-Manager	The Corporation Trust Company, 1209 Orange St, Wilmington, DE 19801	26-0611280	Underlying project is a 1,829.67 acre vacant parcel in SW Phoenix proposed for 4,250 single family lots of which 1,431 have final plat approval (Phase I) and 50.94 acres of commercial land.	7/27/2007
HE Peoria Place Property, LLC	HCMLP-Manager	The Corporation Trust Company, 1209 Orange St, Wilmington, DE 19801	26-1600012	Underlying project is a 127.39 acre vacant parcel in NW Phoenix being improved with interior roadways for ultimate development or sale under the PAD approving 11 acres of office, 23 acres of retail, 50 acres of single family an d43 acres of multi family.	12/10/2007
HE Peoria Place, LLC	HCMLP-Manager	The Corporation Trust Company, 1209 Orange St, Wilmington, DE 19801	26-1599959	Underlying project is a 127.39 acre vacant parcel in NW Phoenix being improved with interior roadways for ultimate development or sale under the PAD approving 11 acres of office, 23 acres of retail, 50 acres of single family an d43 acres of multi family.	11/14/2007
Hibiscus HoldCo, LLC	HCMLP-Manager	The Corporation Trust Company, 1209 Orange St, Wilmington, DE 19801	27-1824370	Blocker to hold Turtle Bay assets	2/2/2010
Highland CLO Gaming Holdings, LLC	HCMLP-Manager	The Corporation Trust Company, 1209 Orange St, Wilmington, DE 19801	27-3995018	CLO blocker that used to hold Affility Gaming into	11/18/2010
Highland TCI Holding Company, LLC	HCMLP-Manager	CT Corporation, 1999 Bryan St, Ste 900, Dallas, TX 75201	45-2620554	CLO blocker to hold TCI/Park West assets	6/21/2011
Highland's Roads Land Holding Company, LLC	HCMLP-Manager	The Corporation Trust Company, 1209 Orange St, Wilmington, DE 19801	26-4572095	CLO blocker to hold LLV reorg equity	3/30/2009
Kuilima Montalban Holdings, LLC	HCMLP-Manager	The Corporation Trust Company, 1209 Orange St, Wilmington, DE 19801	27-1942638	CLO blocker to hold Turtle Bay equity	2/19/2010
Kuilima Resort Holdco, LLC	HCMLP-Manager	The Corporation Trust Company, 1209 Orange St, Wilmington, DE 19801	26-4572180	CLO blocker to hold Turtle Bay equity	3/18/2009
Park West Holdco, LLC	HCMLP-Manager	CT Corporation, 1999 Bryan St, Ste 900, Dallas, TX 75201	37-1641409	Holds TCI assets	4/4/2011
Park West Portfolio Holdco, LLC	HCMLP-Manager	CT Corporation, 1999 Bryan St, Ste 900, Dallas, TX 75201	90-0737248	Holds TCI assets	4/14/2011
PDK Toys Holdco, LLC	HCMLP-Manager	The Corporation Trust Company, 1209 Orange St, Wilmington, DE 19801	83-3591646	PDK blocker to hold Toys R'Us loan	2/14/2019
Acis CMOA Trust	HCMLP - Trustee	Maples Corporate Services Limited PO Box 309, Ugland House	N/A		3/30/2018
Highland Latin America Trust	HCMLP - Trustee	Grand Cayman KY1-1104, Cayman Islands Maples Corporate Services Limited PO Box 309, Ugland House Grand Cayman KY1-1104, Cayman Islands	N/A		3/30/2018

Name	Amounts	Date	Reason
Dondero, James	161.25	01/15/2019	Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Dondero, James	23,437.51	01/15/2019	Regular Base Pay
Dondero, James	161.25	01/31/2019	Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Dondero, James	23,437.51	01/31/2019	Regular Base Pay
Dondero, James	161.25	02/15/2019	Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Dondero, James	23,437.51	02/15/2019	Regular Base Pay
Dondero, James	161.25	02/28/2019	Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Dondero, James	23,437.51	02/28/2019	Regular Base Pay
Dondero, James	161.25	03/15/2019	Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Dondero, James	23,437.51	03/15/2019	Regular Base Pay
Dondero, James	161.25	03/29/2019	Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Dondero, James	23,437.51	03/29/2019	Regular Base Pay
Dondero, James	161.25	04/15/2019	Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Dondero, James	23,437.51	04/15/2019	Regular Base Pay
Dondero, James	161.25	04/30/2019	Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Dondero, James	23,437.51	04/30/2019	Regular Base Pay
Dondero, James			Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Dondero, James	23,437.51	05/15/2019	Regular Base Pay
Dondero, James	161.25	05/31/2019	Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Dondero, James			Regular Base Pay
Dondero, James			Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Dondero, James			Regular Base Pay
Dondero, James			Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Dondero, James			Regular Base Pay
Dondero, James			Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Dondero, James			Regular Base Pay
Dondero, James			Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Dondero, James			Regular Base Pay
Dondero, James			Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Dondero, James			Regular Base Pay
Dondero, James			Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Dondero, James			Regular Base Pay
Dondero, James			Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Dondero, James			Regular Base Pay
Dondero, James			Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Dondero, James			Regular Base Pay Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Dondero, James Dondero, James			Regular Base Pay
Dondero, James			Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Dondero, James			Regular Base Pay
Dondero, James			Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Dondero, James			Regular Base Pay
Dondero, James			Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Dondero, James			Regular Base Pay
Dondero, James			Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Dondero, James		1. 1.	Regular Base Pay
Dondero, James			Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Dondero, James			Regular Base Pay
Ellington, Scott			Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Ellington, Scott			Regular Base Pay
Ellington, Scott			Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Ellington, Scott			Regular Base Pay
Ellington, Scott			Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Ellington, Scott			Regular Base Pay
Ellington, Scott		02/28/2019	- · · · · · · · · · · · · · · · · · · ·
Ellington, Scott			Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Ellington, Scott			Regular Base Pay
Ellington, Scott		03/15/2019	•
Ellington, Scott			Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
-			Regular Base Pay
Ellington, Scott			
Ellington, Scott		03/29/2019	Group Term Life Insurance (value of premium for coverage in excess of \$50 K)

Name	Amounts	Date	Reason
Ellington, Scott	71.25	04/15/2019	Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Ellington, Scott			Regular Base Pay
Ellington, Scott	71.25	04/30/2019	Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Ellington, Scott	18,750.00	04/30/2019	Regular Base Pay
Ellington, Scott	71.25	05/15/2019	Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Ellington, Scott			Regular Base Pay
Ellington, Scott	71.25	05/31/2019	Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Ellington, Scott	18,750.00	05/31/2019	Regular Base Pay
Ellington, Scott	71.25	06/14/2019	Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Ellington, Scott	18,750.00	06/14/2019	Regular Base Pay
Ellington, Scott	350,629.00	06/28/2019	Bonus and/or Deferred Compensation
Ellington, Scott	71.25	06/28/2019	Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Ellington, Scott	18,750.00	06/28/2019	Regular Base Pay
Ellington, Scott	71.25	07/15/2019	Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Ellington, Scott	18,750.00	07/15/2019	Regular Base Pay
Ellington, Scott	71.25	07/31/2019	Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Ellington, Scott	18,750.00	07/31/2019	Regular Base Pay
Ellington, Scott	71.25	08/15/2019	Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Ellington, Scott	18,750.00	08/15/2019	Regular Base Pay
Ellington, Scott	650,000.00	08/30/2019	Bonus
Ellington, Scott	71.25	08/30/2019	Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Ellington, Scott	18,750.00	08/30/2019	Regular Base Pay
Ellington, Scott	71.25	09/13/2019	Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Ellington, Scott	18,750.00	09/13/2019	Regular Base Pay
Ellington, Scott	71.25	09/30/2019	Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Ellington, Scott	18,750.00	09/30/2019	Regular Base Pay
Ellington, Scott	71.25	10/15/2019	Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Ellington, Scott	18,750.00	10/15/2019	Regular Base Pay
Ellington, Scott	71.25	10/31/2018	Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Ellington, Scott	18,750.00	10/31/2018	Regular Base Pay
Ellington, Scott	71.25	11/15/2018	Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Ellington, Scott	18,750.00	11/15/2018	Regular Base Pay
Ellington, Scott	71.25	11/30/2018	Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Ellington, Scott	18,750.00	11/30/2018	Regular Base Pay
Ellington, Scott			Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Ellington, Scott			Regular Base Pay
Ellington, Scott			Gross up value from Dividend Reinvestment Plan
Ellington, Scott			Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Ellington, Scott			Regular Base Pay
Okada, Mark			Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Okada, Mark			Regular Base Pay
Okada, Mark			Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Okada, Mark	•		Regular Base Pay
Okada, Mark			Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Okada, Mark			Regular Base Pay
Okada, Mark			Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Okada, Mark			Regular Base Pay
Okada, Mark			Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Okada, Mark			Regular Base Pay
Okada, Mark			Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Okada, Mark			Regular Base Pay
Okada, Mark			Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Okada, Mark			Regular Base Pay
Okada, Mark			Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Okada, Mark			Regular Base Pay
Okada, Mark			Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Okada, Mark			Regular Base Pay
Okada, Mark			Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Okada, Mark	,		Regular Base Pay
Okada, Mark			Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Okada, Mark			Regular Base Pay
Okada, Mark	204.25	06/28/2019	Group Term Life Insurance (value of premium for coverage in excess of \$50 K)

Name	Amounts	Date	Reason
Okada, Mark	32,552.09	06/28/2019	Regular Base Pay
Okada, Mark	204.25	07/15/2019	Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Okada, Mark	32,552.09	07/15/2019	Regular Base Pay
Okada, Mark	204.25	07/31/2019	Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Okada, Mark	32,552.09	07/31/2019	Regular Base Pay
Okada, Mark	204.25	08/15/2019	Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Okada, Mark	32,552.09	08/15/2019	Regular Base Pay
Okada, Mark	204.25	08/30/2019	Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Okada, Mark	32,552.09	08/30/2019	Regular Base Pay
Okada, Mark	204.25	09/13/2019	Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Okada, Mark			Regular Base Pay
Okada, Mark			Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Okada, Mark			Regular Base Pay
Okada, Mark			Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Okada, Mark			Regular Base Pay
Okada, Mark			Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Okada, Mark			Regular Base Pay
Okada, Mark			Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Okada, Mark			Regular Base Pay Croup Torm Life Incurance (value of promium for coverage in excess of \$50.K)
Okada, Mark			Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Okada, Mark Okada, Mark			Regular Base Pay Gross up value from Dividend Reinvestment Plan
Okada, Mark			Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Okada, Mark			Regular Base Pay
Parker, Lee			Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Parker, Lee			Regular Base Pay
Parker, Lee			Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Parker, Lee			Regular Base Pay
Parker, Lee			Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Parker, Lee			Regular Base Pay
Parker, Lee		02/28/2019	-
Parker, Lee			Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Parker, Lee			Regular Base Pay
Parker, Lee			Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Parker, Lee	14,583.33	03/15/2019	Regular Base Pay
Parker, Lee	150,000.00	03/29/2019	Bonus
Parker, Lee	47.50	03/29/2019	Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Parker, Lee	14,583.33	03/29/2019	Regular Base Pay
Parker, Lee	47.50	04/15/2019	Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Parker, Lee	14,583.33	04/15/2019	Regular Base Pay
Parker, Lee			Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Parker, Lee			Regular Base Pay
Parker, Lee			Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Parker, Lee			Regular Base Pay
Parker, Lee			Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Parker, Lee			Regular Base Pay
Parker, Lee			Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Parker, Lee			Regular Base Pay
Parker, Lee			Bonus and/or Deferred Compensation
Parker, Lee			Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Parker, Lee			Regular Base Pay
Parker, Lee			Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Parker, Lee			Regular Base Pay
Parker, Lee			Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Parker, Lee			Regular Base Pay Croup Torm Life Incurance (value of promium for coverage in excess of \$50.K)
Parker, Lee			Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Parker, Lee		08/15/2019	Regular Base Pay
Parker, Lee	,		
Parker, Lee			Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Parker, Lee			Regular Base Pay Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Parker, Lee Parker, Lee			Regular Base Pay
raikei, Lee	14,363.33	03/13/2019	negulai base rdy

Name	Amounts	Date	Reason
Parker, Lee	47.50	09/30/2019	Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Parker, Lee	14,583.33	09/30/2019	Regular Base Pay
Parker, Lee	47.50	10/15/2019	Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Parker, Lee	14,583.33	10/15/2019	Regular Base Pay
Parker, Lee	47.50	10/31/2018	Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Parker, Lee	14,583.33	10/31/2018	Regular Base Pay
Parker, Lee	47.50	11/15/2018	Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Parker, Lee	14,583.33	11/15/2018	Regular Base Pay
Parker, Lee	47.50	11/30/2018	Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Parker, Lee	14,583.33	11/30/2018	Regular Base Pay
Parker, Lee	47.50	12/14/2018	Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Parker, Lee	14,583.33	12/14/2018	Regular Base Pay
Parker, Lee	483.56	12/31/2018	Gross up value from Dividend Reinvestment Plan
Parker, Lee	47.50	12/31/2018	Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Parker, Lee	14,583.33	12/31/2018	Regular Base Pay
Surgent, Thomas	56.25	01/15/2019	Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Surgent, Thomas	15,625.00	01/15/2019	Regular Base Pay
Surgent, Thomas	56.25	01/31/2019	Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Surgent, Thomas	15,625.00	01/31/2019	Regular Base Pay
Surgent, Thomas	56.25	02/15/2019	Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Surgent, Thomas	15,625.00	02/15/2019	Regular Base Pay
Surgent, Thomas	300,000.00	02/28/2019	Bonus
Surgent, Thomas	56.25	02/28/2019	Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Surgent, Thomas	15,625.00	02/28/2019	Regular Base Pay
Surgent, Thomas	325,000.00	03/15/2019	Bonus
Surgent, Thomas	56.25	03/15/2019	Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Surgent, Thomas	16,666.67	03/15/2019	Regular Base Pay
Surgent, Thomas			Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Surgent, Thomas	16,666.67	03/29/2019	Regular Base Pay
Surgent, Thomas	56.25	04/15/2019	Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Surgent, Thomas			Regular Base Pay
Surgent, Thomas	56.25	04/30/2019	Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Surgent, Thomas			Regular Base Pay
Surgent, Thomas	56.25	05/15/2019	Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Surgent, Thomas	16,666.67	05/15/2019	Regular Base Pay
Surgent, Thomas	100,000.00	05/31/2019	Bonus and/or Deferred Compensation
Surgent, Thomas	56.25	05/31/2019	Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Surgent, Thomas	16,666.67	05/31/2019	Regular Base Pay
Surgent, Thomas	56.25	06/14/2019	Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Surgent, Thomas	16,666.67	06/14/2019	Regular Base Pay
Surgent, Thomas			Bonus and/or Deferred Compensation
Surgent, Thomas			Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Surgent, Thomas	16,666.67	06/28/2019	Regular Base Pay
Surgent, Thomas	56.25	07/15/2019	Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Surgent, Thomas	16,666.67	07/15/2019	Regular Base Pay
Surgent, Thomas			Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Surgent, Thomas			Regular Base Pay
Surgent, Thomas			Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Surgent, Thomas	16,666.67	08/15/2019	Regular Base Pay
Surgent, Thomas	625,000.00	08/30/2019	Bonus
Surgent, Thomas			Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Surgent, Thomas			Regular Base Pay
Surgent, Thomas			Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Surgent, Thomas			Regular Base Pay
Surgent, Thomas			Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Surgent, Thomas			Regular Base Pay
Surgent, Thomas			Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Surgent, Thomas			Regular Base Pay
Surgent, Thomas			Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Surgent, Thomas			Regular Base Pay
Surgent, Thomas			Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Surgent, Thomas			Regular Base Pay
Berre,oas	13,023.00	,,,	031

Name	Amounts	Date	Reason
Surgent, Thomas	56.25	11/30/2018	Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Surgent, Thomas	15,625.00	11/30/2018	Regular Base Pay
Surgent, Thomas	56.25	12/14/2018	Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Surgent, Thomas	15,625.00	12/14/2018	Regular Base Pay
Surgent, Thomas	2,344.18	12/31/2018	Gross up value from Dividend Reinvestment Plan
Surgent, Thomas	56.25	12/31/2018	Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Surgent, Thomas	15,625.00	12/31/2018	Regular Base Pay
Waterhouse, Frank	71.25	01/15/2019	Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Waterhouse, Frank	14,583.33	01/15/2019	Regular Base Pay
Waterhouse, Frank	71.25	01/31/2019	Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Waterhouse, Frank	14,583.33	01/31/2019	Regular Base Pay
Waterhouse, Frank	71.25	02/15/2019	Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Waterhouse, Frank	14,583.33	02/15/2019	Regular Base Pay
Waterhouse, Frank	206,250.00	02/28/2019	Bonus
Waterhouse, Frank	71.25	02/28/2019	Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Waterhouse, Frank	14,583.33	02/28/2019	Regular Base Pay
Waterhouse, Frank	71.25	03/15/2019	Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Waterhouse, Frank	14,583.33	03/15/2019	Regular Base Pay
Waterhouse, Frank	71.25	03/29/2019	Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Waterhouse, Frank	14,583.33	03/29/2019	Regular Base Pay
Waterhouse, Frank	212,500.00	04/15/2019	Bonus
Waterhouse, Frank	71.25	04/15/2019	Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Waterhouse, Frank	14,583.33	04/15/2019	Regular Base Pay
Waterhouse, Frank	71.25	04/30/2019	Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Waterhouse, Frank	14,583.33	04/30/2019	Regular Base Pay
Waterhouse, Frank	71.25	05/15/2019	Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Waterhouse, Frank	14,583.33	05/15/2019	Regular Base Pay
Waterhouse, Frank	100,000.00	05/31/2019	Bonus and/or Deferred Compensation
Waterhouse, Frank	71.25	05/31/2019	Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Waterhouse, Frank	14,583.33	05/31/2019	Regular Base Pay
Waterhouse, Frank	71.25	06/14/2019	Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Waterhouse, Frank	14,583.33	06/14/2019	Regular Base Pay
Waterhouse, Frank	306,801.00	06/28/2019	Bonus and/or Deferred Compensation
Waterhouse, Frank	71.25	06/28/2019	Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Waterhouse, Frank	14,583.33	06/28/2019	Regular Base Pay
Waterhouse, Frank	71.25	07/15/2019	Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Waterhouse, Frank	14,583.33	07/15/2019	Regular Base Pay
Waterhouse, Frank	71.25	07/31/2019	Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Waterhouse, Frank	14,583.33	07/31/2019	Regular Base Pay
Waterhouse, Frank			Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Waterhouse, Frank			Regular Base Pay
Waterhouse, Frank		08/30/2019	
Waterhouse, Frank			Regular Base Pay
Waterhouse, Frank			Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Waterhouse, Frank	,		Regular Base Pay
Waterhouse, Frank			Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Waterhouse, Frank			Regular Base Pay
Waterhouse, Frank			Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Waterhouse, Frank			Regular Base Pay
Waterhouse, Frank			Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Waterhouse, Frank			Regular Base Pay
Waterhouse, Frank			Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Waterhouse, Frank			Regular Base Pay
Waterhouse, Frank			Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Waterhouse, Frank			Regular Base Pay
Waterhouse, Frank			Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Waterhouse, Frank			Regular Base Pay
Waterhouse, Frank			Group Term Life Insurance (value of premium for coverage in excess of \$50 K)
Waterhouse, Frank	14,583.33	12/31/2018	Regular Base Pay

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IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

In re:	- § δ	Chapter 11
HIGHLAND CAPITAL MANAGEMENT, L.P.,1	5 §	Case No. 19-34054-sgj11
Debtor.	9 §	
	§	

GLOBAL NOTES AND STATEMENT OF LIMITATIONS, METHODS, AND DISCLAIMER REGARDING DEBTOR'S SCHEDULES OF ASSETS AND LIABILITIES AND STATEMENT OF FINANCIAL AFFAIRS

Highland Capital Management, L.P. (the "<u>Debtor</u>") submits its Schedules of Assets and Liabilities (the "<u>Schedules</u>") and Statement of Financial Affairs (the "<u>SoFA</u>") in the United States Bankruptcy Court for the Northern District of Texas, Dallas Division (the "<u>Bankruptcy Court</u>"). The Debtor, with the assistance of its advisors and management, prepared the Schedules and SoFA in accordance with section 521 title 11 of the United States Code, 11 U.S.C. §§ 101-1532 (the "<u>Bankruptcy Code</u>") and Rule 1007 of the Federal Rules of Bankruptcy Procedure (the "<u>Bankruptcy Rules</u>").

These Global Notes and Statement of Limitations, Methods, and Disclaimer Regarding the Debtor's Schedules and SoFA (collectively, the "<u>Global Notes</u>") pertain to, are incorporated by reference in, and comprise an integral part of the Schedules and SoFA. These Global Notes should be referred to, and reviewed in connection with any review of the Schedules and SoFA.²

The Schedules and SoFA have been prepared by the Debtor with the assistance and under the direction of the Debtor's proposed Chief Restructuring Officer and additional personnel at Development Specialists, Inc. (collectively, the "CRO") and are unaudited and subject to further review and potential adjustment and amendment. In preparing the Schedules and SoFA, the CRO relied on financial data derived from the Debtor's books and records that was available at the time of preparation. The CRO has made reasonable efforts to ensure the accuracy and completeness of such financial information, however, subsequent information or discovery of other relevant facts may result in material changes to the Schedules and SoFA and inadvertent errors, omissions, or inaccuracies may exist. The Debtor reserves all rights to amend or supplement its Schedules and SoFA.

¹ The Debtor's last four digits of its taxpayer identification number are (6725). The headquarters and service address for the above-captioned Debtor is 300 Crescent Court, Suite 700, Dallas, TX 75201.

² These Global Notes are in addition to any specific notes contained in the Debtor's Schedules or SoFA. The fact that the Debtor has prepared a "general note" with respect to any of the Schedules and SoFA and not to others should not be interpreted as a decision by the Debtor to exclude the applicability of such general note to any of the Debtor's remaining Schedules and SoFA, as appropriate.

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Reservation of Rights. The Debtor reserves all rights to amend the SoFA and Schedules in all respects, as may be necessary or appropriate, including, but not limited to, the right to dispute or to assert offsets or defenses to any claim reflected on the SoFA and Schedules as to amount, liability or classification of the claim, or to otherwise subsequently designate any claim as "disputed," "contingent" or "unliquidated." Furthermore, nothing contained in the SoFA and Schedules shall constitute a waiver of rights by the Debtor involving any present or future causes of action, contested matters or other issues under the provisions of the Bankruptcy Code or other applicable non-bankruptcy laws.

Description of the Case and "As Is" Information Date. On October 16, 2019 (the "Petition Date"), the Debtor filed a voluntary petition for relief with the United States Bankruptcy Court for the District of Delaware (the "Delaware Bankruptcy Court") under Chapter 11 of the Bankruptcy Code. The Debtor is managing its assets as a debtor in possession pursuant to sections 1107(a) and 1108 of the Bankruptcy Code. On December 4, 2019, the Delaware Bankruptcy Court entered an Order transferring this case to the Bankruptcy Court [Docket No. 1].

Asset information in the Schedules reflects the Debtor's best estimate of asset values as of the Petition Date, unless otherwise noted. No independent valuation has been obtained.

Basis of Presentation. The Schedules and SoFA do not purport to represent financial statements prepared in accordance with Generally Accepted Accounting Principles ("GAAP"), nor are they intended to fully reconcile to any financial statements otherwise prepared and/or distributed by the Debtor.

Although these Schedules and SoFA may, at times, incorporate information prepared in accordance with GAAP, the Schedules and SoFA neither purport to represent nor reconcile to financial statements prepared and/or distributed by the Debtor in accordance with GAAP or otherwise. Moreover, given, among other things, the valuation and nature of certain liabilities, to the extent that the Debtor shows more assets than liabilities, this is not a conclusion that the Debtor was solvent at the Petition Date. Likewise, to the extent that the Debtor shows more liabilities than assets, this is not a conclusion that the Debtor was insolvent at the Petition Date or any time prior to the Petition Date.

Estimates. To timely close the books and records of the Debtor, the CRO must make certain estimates and assumptions that affect the reported amounts of assets and liabilities and reported revenue and expenses. The Debtor reserves all rights to amend the reported amounts of assets, liabilities, revenue, and expenses to reflect changes in those estimates and assumptions.

Confidentiality. There may be instances within the Schedules and SoFA where names, addresses, or amounts have been left blank. Due to the nature of an agreement between the Debtor and the third party, concerns of confidentiality, or concerns for the privacy of an individual, the Debtor may have deemed it appropriate and necessary to avoid listing such names, addresses, and amounts.

Intercompany Claims. Any receivables and payables between the Debtor and affiliated or related entities in this case (each an "Intercompany Receivable" or "Intercompany Payable" and, collectively, the "Intercompany Claims") are reported as assets on Schedule B or liabilities on Schedule E and Schedule F. These Intercompany Claims include the following components, among others: 1) loans to affiliates or related entities, 2) accounts payable and payroll disbursements made out of an affiliate's or related entity's bank accounts on behalf of the Debtor, 3) centrally billed expenses, 4) corporate expense allocations, and 5) accounting for trade and other intercompany transactions. These Intercompany Claims may or may not result in allowed or enforceable claims by or against the Debtor, and by listing these claims the Debtor is not indicating a conclusion that the Intercompany Claims are enforceable. Intercompany Claims may also be subject to set off, recoupment, and netting not reflected in the Schedules. In situations where there is not an enforceable claim, the assets and/or liabilities of the Debtor may be greater or lesser than the amounts stated herein. All rights to amend intercompany Claims in the Schedules and SoFA are reserved.

The Debtor has listed the intercompany payables as unsecured claims on Schedule F. The Debtor reserves its rights to later change the characterization, classification, categorization, or designation of such items.

Insiders. For purposes of the Schedules and SoFA, the Debtor defines "insider" pursuant to section 101(31) of the Bankruptcy Code. Payments to insiders are set forth on Question 3.c. of the SoFA.

Persons listed as "insiders" have been included for informational purposes only. The Debtor did not take any position with respect to whether such individual could successfully argue that he or she is not an "insider" under applicable law, including without limitation, the federal securities laws, or with respect to any theories of liability or for any other purpose. Inclusion of any party in the Schedules and SoFA as an insider does not constitute an admission that such party is an insider or a waiver of such party's right to dispute insider status.

Excluded Accruals and GAAP Entries. The Debtor's balance sheet reflects liabilities recognized in accordance with GAAP; however, not all such liabilities would result in a claim against the Debtor. Certain liabilities (including but not limited to certain reserves, deferred charges, and future contractual obligations) have not been included in the Debtor's Schedules. Other immaterial assets and liabilities may also have been excluded.

Classification and Claim Descriptions. Any failure to designate a claim on the Schedules as "disputed," "contingent" or "unliquidated" does not constitute an admission by the Debtor that such amount is not "disputed," "contingent" or "unliquidated." The Debtor reserves the right to dispute, or to assert offsets or defenses to, any claim reflected on its Schedules as to amount, liability or classification or to otherwise subsequently designate any claim as "disputed," "contingent" or "unliquidated."

Listing a claim (i) in Schedule D as "secured," (ii) in Schedule E as "priority" or (iii) in Schedule F as "unsecured nonpriority," or listing a contract in Schedule G as "executory" or "unexpired," does not constitute an admission by the Debtor of the legal rights of the claimant or a waiver of the Debtor's right to recharacterize or reclassify such claim or contract.

Moreover, the Debtor reserves all rights to amend the SoFA and Schedules, in all respects, as may be necessary or appropriate, including, but not limited to, the right to dispute or to assert offsets or defenses to any claim reflected on the SoFA and Schedules as to amount, liability or classification of the claim, or to otherwise subsequently designate any claim as "disputed," "contingent" or "unliquidated." Furthermore, nothing contained in the SoFA and Schedules shall constitute a waiver of rights by the Debtor involving any present or future causes of action, contested matters or other issues under the provisions of the Bankruptcy Code or other relevant non-bankruptcy laws.

Credits and Adjustments. The claims of individual creditors for, among other things, goods, products, services or taxes are listed as the amounts entered on the Debtor's books and records and may not reflect credits, allowances or other adjustments due from such creditors to the Debtor. The Debtor reserves all of its rights respecting such credits, allowances or other adjustments.

Setoffs. The Debtor may incur setoffs from third parties in its business. Setoffs in the ordinary course can result from various routine transactions, including intercompany transactions, pricing discrepancies, warranty claims and other disputes between the Debtor and third parties. Certain of these constitute normal setoffs consistent with the ordinary course of business in the Debtor's industry. In such instances, such ordinary course setoffs are excluded from the Debtor's responses to Question 13 of the SoFA. The Debtor reserves all rights to enforce or challenge, as the case may be, any setoffs that have been or may be asserted.

Specific Notes. These general notes are in addition to the specific notes set forth below or in the related Statement and Schedules hereinafter.

General Disclaimer

The Debtor has prepared the Schedules and the SoFA based on the information reflected in the Debtor's books and records. However, inasmuch as the Debtor's books and records have not been audited or formally closed and evaluated for proper cut-off on the Petition Date, the Debtor cannot warrant the absolute accuracy of these documents. The Debtor has made a diligent effort to complete these documents accurately and completely. To the extent additional information becomes available, the Debtor will amend and supplement the Schedules and SoFA.

Specific Schedules Disclosures

a. Schedule A/B, Part 4 - Investments; Non-Publicly Traded Stock and Interests in Incorporated and Unincorporated Businesses, including any Interest in an LLC, Partnership, or Joint Venture. Certain ownership interests in subsidiaries have been listed in Schedule A/B, Part 4, at their book value on account of the fact that the fair market value of such ownership is dependent on numerous variables and factors. Fair value of such interests may differ significantly from their net book value. Further, for investments listed at fair value, many of the Debtor's assets are not exchange traded and are fair valued utilizing unobservable

inputs, historical information, and significant and/or subjective estimates. As a result the liquidity and ultimately realized value of such investments may differ materially from the fair value listed on the schedule.

- b. Schedule A/B, Part 7 Office Furniture, Fixtures, and Equipment; and Collectibles. Dollar amounts are presented net of accumulated depreciation and other adjustments.
- c. Schedule A/B, Part 11 All Other Assets. Dollar amounts are presented net of impairments and other adjustments. Debtor has reflected "unknown" for value of its interests in various other assets. While the face value of the notes receivable is included, the current value of these as well as the other assets has not been determined and may differ materially.

Additionally, the Debtor may receive refunds, income tax refunds or other sales tax refunds at various times throughout its fiscal year. As of the Petition Date, however, certain of these amounts are unknown to the Debtor, and accordingly, may not be listed in Schedule A/B.

Other Contingent and Unliquidated Claims or Causes of Action of Every Nature, including Counterclaims of the Debtor and Rights to Setoff Claims. In the ordinary course of its business, the Debtor may have accrued, or may subsequently accrue, certain rights to counter-claims, cross-claims, setoffs, or refunds with its customers and suppliers. Additionally, the Debtor may be party to pending litigation in which the Debtor has asserted, or may assert, claims as a plaintiff or counter-claims and/or cross-claims as a defendant. Because certain of these claims are unknown to the Debtor and not quantifiable as of the Petition Date, they may not be listed on Schedule A/B, Part 11.

d. Schedule D - Creditors Who Have Claims Secured by Property. The Debtor reserves its rights to dispute or challenge the validity, perfection, or immunity from avoidance of any lien purported to be granted or perfected in any specific asset to a secured creditor listed on Schedule D. Moreover, although the Debtor has scheduled claims of various creditors as secured claims, the Debtor reserves all rights to dispute or challenge the secured nature of any such creditor's claim or the characterization of the structure of any such transaction or any document or instrument related to such creditor's claim.

The descriptions provided in Schedule D are intended only to be a summary. Reference to the applicable agreements and other related relevant documents is necessary for a complete description of the collateral and the nature, extent, and priority of any liens.

The Debtor has not included on Schedule D parties that may believe their claims are secured through setoff rights or inchoate statutory lien rights. Although there are multiple parties that hold a portion of the debt included in the secured

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facilities, only the administrative agents have been listed for purposes of Schedule D.

e. Schedule E/F - Creditors Who Have Unsecured Claims.

Part 1 - Creditors with Priority Unsecured Claims. Pursuant to the Order (I) Authorizing the Debtor to (A) Pay and Honor Prepetition Compensation, Reimbursable Business Expenses, and Employee Benefit Obligations, and (B) Maintain and Continue Certain Compensation and Benefit Programs Postpetition; and (11) Granting Related Relief [Docket No. 39] (the "Wage Order"), the Debtor received authority to pay certain prepetition obligations, including to pay employee wages and other employee benefits, in the ordinary course of business. The Debtor believes that any non-insider employee claims for prepetition amounts related to ongoing payroll and benefits, whether allowable as a priority or nonpriority claim, which were due and payable at the time of the Petition Date have been or will be satisfied as permitted pursuant to the Wage Order. The Debtor filed the Motion of the Debtor for Entry of an Order Authorizing the Debtor to Pay and Honor Ordinary Course Obligations under *Employee Bonus Plans and Granting Related Relief* [Docket No. 177] pursuant to which the Debtor seeks authority to pay and honor certain prepetition bonus programs. Employee claims related to these programs are shown in the aggregate amounts in Schedule E/F for privacy reasons. Additional information is available by appropriate request to the Debtor. The listing of a claim on Schedule E/F, Part 1, does not constitute an admission by the Debtor that such claim or any portion thereof is entitled to priority status.

Part 2 - Creditors with Nonpriority Unsecured Claims. The liabilities identified in Schedule E/F, Part 2, are derived from the Debtor's books and records. The Debtor made a reasonable attempt to set forth its unsecured obligations, although the actual amount of claims against the Debtor may vary from those liabilities represented on Schedule E/F, Part 2. The listed liabilities may not reflect the correct amount of any unsecured creditor's allowed claims or the correct amount of all unsecured claims.

Schedule E/F, Part 2 reflects liabilities based on the Debtor's books and records.

Schedule E/F, Part 2, contains information regarding threatened or pending litigation involving the Debtor. The amounts for these potential claims are listed as "unknown" and are marked as contingent, unliquidated, and disputed in the Schedules and Statements. Additionally, the amounts of certain litigation claims may be estimates based on the allegations asserted by the litigation counterparty, and do not constitute an admission by the Debtor with respect to either liability for, or the amount of, such claims.

Schedule E/F, Part 2, reflects certain prepetition amounts owing to counterparties to executory contracts and unexpired leases. Such prepetition amounts, however,

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may be paid in connection with the assumption or assumption and assignment of an executory contract or unexpired lease. In addition, Schedule E/F, Part 2, does not include claims that may arise in connection with the rejection of any executory contracts and unexpired leases, if any, that may be or have been rejected.

As of the time of filing of the Schedules and Statements, the Debtor had not received all invoices for payables, expenses, and other liabilities that may have accrued prior to the Petition Date. Accordingly, the information contained in Schedules D and E/F may be incomplete. The Debtor reserves its rights to amend Schedules D and E/F if and as it receive such invoices.

f. **Schedule G - Executory Contracts and Unexpired Leases.** While reasonable efforts have been made to ensure the accuracy of Schedule G, inadvertent errors or omissions may have occurred.

Listing a contract or agreement on Schedule G does not constitute an admission that such contract or agreement is an executory contract or unexpired lease or that such contract or agreement was in effect on the Petition Date or is valid or enforceable. The Debtor hereby reserves all of its rights to dispute the validity, status, or enforceability of any contracts, agreements, or leases set forth in Schedule G and to amend or supplement such Schedule as necessary. Certain of the leases and contracts listed on Schedule G may contain renewal options, guarantees of payment, indemnifications, options to purchase, rights of first refusal and other miscellaneous rights. Such rights, powers, duties and obligations are not set forth separately on Schedule G. In addition, the Debtor may have entered into various other types of agreements in the ordinary course of its business, such as supplemental agreements, amendments, and letter agreement, which documents may not be set forth in Schedule G.

Certain of the agreements listed on Schedule G may have expired or terminated pursuant to their terms, but are listed on Schedule G in an abundance of caution.

The Debtor reserves all rights to dispute or challenge the characterization of any transaction or any document or instrument related to a creditor's claim.

In some cases, the same supplier or provider may appear multiple times in Schedule G. Multiple listings, if any, reflect distinct agreements between the Debtor and such supplier or provider.

The listing of any contract on Schedule G does not constitute an admission by the Debtor as to the validity of any such contract. The Debtor reserves the right to dispute the effectiveness of any such contract listed on Schedule G or to amend Schedule G at any time to remove any contract.

Omission of a contract or agreement from Schedule G does not constitute an admission that such omitted contract or agreement is not an executory contract or

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unexpired lease. The Debtor's rights under the Bankruptcy Code with respect to any such omitted contracts or agreements are not impaired by the omission.

EXHIBIT 88

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Case 19-34054-sgj11 Doc 405 Filed 01/27/20

Docket #0405 Date Filed: 01/27/2020

In re: Highland Capital Management, L.P.

Case No. 19-12239-CSS Reporting Period: 10/16/2019 - 10/31/2019

UNITED STATES BANKRUPTCY COURT DISTRICT OF DELAWARE

In re:

and belief.

Chapter 11

HIGHLAND CAPITAL MANGEMENT, LP

Case No. 19-12239-CSS

Debtors.

Reporting Period:

10/31/2019

MONTHLY OPERATING REPORT

File with Court and submit copy to United States Trustee within 20 days after end of month.

Required Documents	Form No.	Document Attached	Explanation Attached	Affidavit/ Supplement Attached
Schedule of Cash Receipts and Disbursements	MOR-1	Х ,		
Attestation of Bank Reconciliation by the CRO	MOR-1a	x		
Schedule of Professional Fees and Expenses Paid		n/a		
Cash Disbursements Journals	MOR-1b			
Statement of Operations	MOR-2	. x		
Balance Sheet	MOR-3	x		
Status of Postpetition Taxes				_
Copies of IRS Form 6123 or Payment Receipt	MOR-4a	x		
Copies of Tax Returns Filed During Reporting Period		n/a		
Summary of Unpaid Postpetition Debts				
Listing of Aged Accounts Payable	MOR-4b	х		
Accounts Receivable Reconciliation and Aging	MOR-5a	x		
Debtor Questionnaire	MOR-5b	. x		
Budget	MOR-6			

I declare under penalty of perjury (28 U.S.C. Section 1746) that this report and the attached documents are true and correct to the best of my knowledge



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In re: Highland Capital Management, L.P.

Case No. 19-12239-CSS Reporting Period: 10/16/2019 - 10/31/2019

Cash Disbursements and Receipts from 10/16/2019 - 10/31/2019 (in thousands)

Week beginning	€ App	mpass catag catag	lefferies (2003)	bank 13 801	Inst	elenik nance	Oper	kank ating	Max Gro	ıp.	Nests Opera	ang	estali
Beginning cash	\$	2,126	-	\$ 135	\$	291	\$		\$		\$. 1	\$ 2,554
Operating Receipts													
Other		4	-	-		3		-				-	7
Management fees and other related receipts		62	-	 		-		-					 62
Compensation and benefits													
Payroll, benefits, and taxes + exp reimb		(526)	-	-		(212)		-		-		-	(738)
Severance payments		-	-	 -		-		-		-		-	-
Total compensation and benefits		(526)	-	-		(212)		-		-		-	(738
General overhead													
General overhead - critical vendors (pre-petition)		(2)	-	-		-		-		-		-	(2)
General overhead - post-petition vendors		(35)	-	-		-		-		-		-	(35)
Singapore service fees		(35)	-	 -		-		-		-		-	 (35
Total general overhead		(72)	-	-		-		-		-		-	(72
Investing cash flows (principal only on notes)													
Third party fund actual/expected distributions		79	_	-		-		_		-		-	79
Divs, paydowns, misc from investment assets		•	410	-		-		-		-		-	410
Ending cash		1,673	410	 135		82		<u> </u>		-		1	2,302

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In re: Highland Capital Management, L.P.

Case No. 19-12239-CSS Reporting Period: 10/16/2019 - 10/31/2019

Attestation of Bank Reconciliation by the CRO

Entity	Case No.	Bank	Account Type	Account # (last 4 digits)	Ending Bank Balance
Highland Capital Management, LP	19-12239-CSS	BBVA Compass	Operating	x6342	1,672,176.25
Highland Capital Management, LP	19-12239-CSS	Nexbank	Operating	x4130	250.70
Highland Capital Management, LP	19-12239-CSS	Nexbank	Insurance	x7513	82,272.52
Highland Capital Management, LP	19-12239-CSS	Jefferies LLC	Brokerage	x0932	410,107.71
Highland Capital Management, LP	19-12239-CSS	Maxim Group	Brokerage	x1885	163.61
Highland Capital Management, LP	19-12239-CSS	Nexbank	CD	x5891	135,205.21
Highland Capital Management, LP	19-12239-CSS	Nexbank	Operating	x668	-
Highland Capital Management, LP	19-12239-CSS	Nexbank	Operating	x0735	1,453.59 2,301,630

No bank statements are being provided with this report. I attest that the bank statements for the above-listed accounts have been reconciled to the Debtor's books and records.

Following month end, The Debtor opened three bank accounts at East West Bank. On November 21, 2019, the Debtor closed accounts ending in x735, x668 x130 and x513.

Signature of Authorized Individual	Date
Frank Waterhouse	Chief Financial Officer
Printed Name of Authorized Individual	Title of Authorized Individual
	12-2-19
Signature of Authorized Individual	Date
Bradley Sharp	Chief Restructuring Officer
Printed Name of Authorized Individual	Title of Authorized Individual

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In re: Highland Capital Management, L.P.

Case No. 19-12239-CSS Reporting Period: 10/16/2019 - 10/31/2019

RECEIPTS LISTING

Date	Amount	Sender	Bank
10/16/2019	2,777.24	Discovery Benefits	x6342
10/16/2019	592.81	Discovery Benefits	x6342
10/21/2019	46.00	Со-ор	x4130
10/22/2019	79,266.46	Third party fund distribution	x6342
10/22/2019	93.83	Paylocity	x6342
10/24/2019	14,128.70	Fund Reimbursement	x6342
10/25/2019	438.00	Discovery Benefits	x6342
10/28/2019	15,000.00	Shared Services	x6342
10/31/2019	17,763.15	Fund Reimbursement	x6342
10/31/2019	14,533.49	Fund Reimbursement	x6342
10/31/2019	13.88	Interest	x4130
10/30/2019	592.82	Insurance Premiums	x7513
10/31/2019	2,371,27	Insurance Premiums	x7513
10/31/2019	0.19	Interest	x0735
10/25/2019	369,973.45	Investment receipts	x0932
10/28/2019	12,766.83	Investment receipts	. x0932
10/28/2019	27,367.43	Investment receipts	x0932
10/31/2019	67.44	Dividend	x1885
	557,792.99		

DISBURSEMENT LISTING

Date	Amount	Vendor	Bank
10/16/2019	2,047.22	Zayo	x6342
10/16/2019	836,22	Discovery Benefits	x6342
10/16/2019	52.79	Discovery Benefits	x6342
10/16/2019	20.00	Discovery Benefits	x6342
10/22/2019	11,813.33	Singapore Service Fee Funding	x6342
10/22/2019	12,600.88	Singapore Service Fee Funding	x6342
10/22/2019	40.00	Discovery Benefits	x6342,
10/22/2019	20.00	Discovery Benefits	x6342
10/23/2019	10,335.00	Delta Risk	x6342
10/23/2019	4,944.58	Discovery Benefits	x6342
10/23/2019	550,60	Discovery Benefits	x6342
10/23/2019	25.00	Discovery Benefits	x6342
10/23/2019	15.00	Discovery Benefits	x6342
10/24/2019	9.73	Discovery Benefits	x6342
10/25/2019	75.00	Discovery Benefits	x6342
10/25/2019	215.00	Discovery Benefits	x6342
10/25/2019	305.46	Discovery Benefits	x6342
10/25/2019	1,303.80	Discovery Benefits	x6342
10/28/2019	(26.00)	Discovery Benefits	x6342
10/28/2019	20.00	Discovery Benefits	x6342
10/28/2019	1,350.04	Discovery Benefits	x6342
10/28/2019	20.00	Discovery Benefits	x6342
10/29/2019		Discovery Benefits	x6342
10/29/2019		Discovery Benefits	x6342
10/29/2019	370.00	Discovery Benefits	x6342
10/29/2019		Discovery Benefits	x6342
10/29/2019	9,770.39	CDW	x6342
10/29/2019		Third Party Consultant	x6342
10/30/2019		Discovery Benefits	x6342
10/31/2019		Third Party Consultant	x6342
10/31/2019		Discovery Benefits	x6342
10/29/2019		Third Party Consultant	x6342
10/31/2019		Third Party Consultant	x6342
10/31/2019		Singapore Service Fee Funding	x6342
10/30/2019	50,233.99		x6342
10/30/2019	311,831.36		x6342
10/31/2019		Paylocity	x6342
10/30/2019	110,396.48		x6342
10/29/2019		Standard Insurance	x6342
10/29/2019		Standard Insurance	x6342
10/30/2019		Charles Schwab	x6342
10/30/2019		Paylocity	x6342
10/21/2019		Blue Cross Blue Shield of Texas	x7513
10/25/2019		Blue Cross Blue Shield of Texas	x7513
	810,393.55		

^{*} Payments to Discovery Benefits are for employee Flexible Spending Account (FSA) reimbursement

In re: Highland Capital Management, L.P.

Case No. 19-12239-CSS

Reporting Period: 10/16/2019 - 10/31/2019

Income Statement (1) (in thousands)

	Date
	10/16/19 - 10/31/19
Revenue:	
Management fees	975
Shared services fees	283
Other income	99
Total operating revenue	1,357
Operating expenses:	
Compensation and Benefits	997
Professional services	256
Investment research and consulting	10
Depreciation expense (3)	82
Other operating expenses	201
Total operating expenses	1,545
Operating income/(loss)	(188)
Other income/expense:	
Interest income	250
Interest expense	(107)
Re-org related expenses (2)	-
Other income/expense	32
Total other income/expense	175
Net realized gains on investments	339
Net change in unrealized gains/(losses) of investments (4)	2,654
	2,993
Net earnings/(losses) from equity method investees (4)	(20)
Net income/(loss)	\$ 2,959

⁽¹⁾ Note on accruals: expenses recorded in the Income Statement reflect invoices recorded through accounts payable, legal invoice accruals, and normal course operating accruals, but do not reflect estimates for other incurred, but not yet received invoices.

⁽²⁾ Debtor funded various retainers totaling \$790k prior to the petition date, which were entirely expensed as of the petition date. No additional amounts were accrued between October 16, 2019 and October 31, 2019

⁽³⁾ Includes full month of depreciation as depreciation is run monthly at month end. Estimated pro-rated depreciation October 16, 2019 to October 31, 2019 is \$42k.

⁽⁴⁾ Mark to market gains/(losses) on investments include normal course pricing updates for publicly traded securities and other positions with readily available market price information. Limited partnership interests normally marked to a NAV statement have not been updated as of period end as statements are generally available on a one-month lag.

In re: Highland Capital Management, L.P.

Case No. 19-12239-CSS Reporting Period: 10/16/2019 - 10/31/2019

Balance Sheet (in thousands)

	Date 10/31/2019				
Assets	10	731/2019			
Cash and cash equivalents	\$	2,286			
Investments, at fair value (3)		359,448			
Equity method investees (3)		37,508			
Management and incentive fee receivable		3,202			
Fixed assets, net		3,672			
Due from affiliates (1)		152,124			
Other assets		11,261			
Total assets	\$	569,501			
Liabilities and Partners' Capital					
Pre-petition accounts payable (4)	\$	1,135			
Post-petition accounts payable (4)		102			
Secured debt		35,510			
Accrued expenses and other liabilities (4)		59,184			
Accrued re-organization related fees (5)		-			
Claim accrual (2)		73,997			
Partners' capital		399,573			
Total liabilities and partners' capital	\$	569,501			

⁽¹⁾ Includes various notes receivable at carrying value (fv undetermined).

⁽²⁾ Uncontested portion of claim less appplicable offsets. Potential for additional liability based on future events.

⁽³⁾ Mark to market gains/(losses) on investments include normal course pricing updates for publicly traded securities and other positions with readily available market price information. Limited partnership interests normally marked to a NAV statement have not been updated as of period end as statements are generally available on a one-month lag.

⁽⁴⁾ Note on accruals: expenses recorded in Accounts Payable and Accrued Expenses and Other Liabilities reflect invoices recorded through accounts payable, legal invoice accruals, and normal course operating accruals, but do not reflect estimates for other incurred, but not yet received invoices.

⁽⁵⁾ Debtor funded various retainers totaling \$790k prior to the petition date, which were entirely expensed prior to the petition date. No additional amounts were accrued between October 16, 2019 and October 31, 2019

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In re: Highland Capital Management, L.P.

Case No. 19-12239-CSS

Reporting Period: 10/16/2019 - 10/31/2019

Form 6123		Department of the Treasury-Internal Revenue Service				
Rev. 86-97)	Ve	rification of Fiduciary's Federal Tax Deposit				
	Do not a	ttach this Notice to your Return				
ТО	District Director, Internal re Attn: Chief, Special Procedu					
FROM:	Name of Taxpayer Highli	and Capital Management, L.P.				
	Taxpayer Address 300 C	crescent Ct. Ste. 700, Dallas, TX 75201				
	stion is to notify you of Fe ons 1 and/or 2 as appropris	deral tax deposit(s)(FTD) as required by the United States Bankruptcy ate);				
Section 1	Form 941 Federal Tax I	Deposit (FTD) Information				
	For the payroll period fro	rm <u>10/16/2019</u> to <u>10/31/2019</u>				
Taxes Reported on	Payroll date	9				
Form 941, Employer=s Quarterly Federal Tax	Gross wages paid to emp	loyees\$ <u>557,425.72</u>				
Return	Income tax withhelds 105,313.71					
	Social Security (Employer's plus Employee's share of Social Security Tax) \$ 36,603.10					
		x Deposited \$_141,916.84				
	Date Deposited 10/31/	2019				
Section 2	Form 940 Federal Tax I	Deposit (FTD) Information				
Faxes Reported on	For the payroll period from 10/16/2019 to 10/31/2019					
Form 940,Employer—s	Gross wages paid to employees \$ 557,425.72					
Annual Federal Unemployment Tax	Tax Deposited \$_574.9	3				
Return		10/24/2010				
		Certification o receipt or electronic transmittal of deposit only) seribod below for Federal taxes as defined in Circular E, Employer—s Tax				
Deposit Method (check box)		deral Tax Deposit (FTD) coupon ix Payment System (EFTPS) Deposit				
Amount (Form 941 141,916.84	Date of Deposit 10/31/2019	EFTPS acknowledgment number or Form 8109 FTD received by: EFT COMM01 1034607				
Amount (Form 940 574.93	Date of Deposit 10/31/2019	EFTPS acknowledgment number or Form \$109 FTD received by: EFT_COMM01_1051577-1-2944938				
Depositor=s Employer dentification Number	75-2716725	Name and Address of Bank Compass Bank				
<u>Under penalties of per</u> Signed:	jury, I certify that the abor Date:	ve federal tax deposit information is true and correct				
Signed: Name and Title (print						
	Cat. #43099Z	Form 6123 (rev. 06-97)				

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In re: Highland Capital Management, L.P.

Case No. 19-12239-CSS Reporting Period: 10/16/2019 - 10/31/2019

Post-Petition Accounts Payable Aging as of 10/31/2019

	0-30 days	31 - 60 days old	61 - 90 days old	91 + days old	Grand Total
Remaining Amount	\$ 102,132	\$ -	\$ -	\$ -	\$ 102,132

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In re: Highland Capital Management, L.P.

Case No. 19-12239-CSS

Reporting Period: 10/16/2019 - 10/31/2019

Accounts Receivable Reconciliation

	0 - 3	30 days old ⁽¹⁾	31	- 60 days old	61	- 90 days old	1 + days old net of collectable balances	Accounts Receivable (Net)
Management Fees	\$	3,201,548			\$		\$ -	\$ 3,201,548
Shared Services Fees (3)		516,469		-		-	-	516,469
Expense Reimbursements (3)		537,514		84,081		155,514	3,440,751	 4,217,859
Total Receivable	\$	4,255,531	\$	84,081	\$	155,514	\$ 3,440,751	\$ 7,935,877

⁽¹⁾ All management fees and shared services fees are considered to be 0-30 days old as all such receivables are paid current per their investment management contracts.

⁽²⁾ Receivables shown above are net of certain potentially uncollectible amounts. The net balances also do not include amounts that have been reserved against in prior years relating to management fees, shared services, and fund reimbursements, including but not limited to amounts paid on other entities' behalf with respect to legal related expenses as well as receivable escrowed distributions from fund holdings.

⁽³⁾ Accounts Receivable from Shared Services Fees and Expense Reimbursements is included in the Other Assets line item on the Balance Sheet (see MOR-3).

In re: Highland Capital Management, L.P.

Case No. 19-12239-CSS Reporting Period: 10/16/2019 - 10/31/2019

DEBTOR QUESTIONNAIRE

ust U	e completed each month	Yes	No
1	Have any assets been sold or transferred outside the normal course of business this reporting period? If yes,		
	provide an explanation below.		
	·		
			х
2	Have any funds been disbursed from any account other than a debtor in possession account this reporting		
	period? If yes, provide an explanation below.		
	\$598,419 of funds transferred from non-debtor in possession accounts, while those accounts were in process of	х	
	being opened. These debtor in possession accounts were opened following month end and are being used for		
	operating activities as of the date of this submission.		
3	Have all postpetition tax returns been timely filed? If no, provide an explanation below.		
		х	
	·		
4	Are workers compensation, general liability and other necessary insurance coverages in effect? If no, provide an		
	explanation below.		
		х	
5	Has any bank account been opened during the reporting period? If yes, provide documentation identifying the		İ
	opened account(s). If an investment account has been opened provide the required documentation pursuant to		
	the Delaware Local Rule 4001-3.		
			х
		l .	1
	Following month end, The Debtor opened three bank accounts at East West Bank. On November 21, 2019, the		

Gardin 1912/1905

Control 1912/1905

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Sported Epril Section 1910/19

Next 13 Weeks Co.	www.nci:vg	October	16, 2019

	Actu	n) ^{gr} i	Arthall	Forecost	Fassi	Forasi	Estated	Forme	Foresed	Forecast	Establ	Personal	Formad I	No.col	
	_						11/13	11/25	12/2	12/9	12/16	12/23	12/30	1/6 1	ولمعناا لا
Verk deglaning	. 100		10/21	10:28	119	11/11							476 \$	709 S	
egleolog unrestricted operating cash		7,126					2,815 \$	2,317 \$		7,841 \$	1,069 \$				2,1
Management files	\$. 1				5 . 5	1,819 \$	27 \$	672 \$. \$. \$. \$			5,1
Shared sepsious coupes				105	633				815					633	2,1
Fund reunibussassesis			14		306										
Interest socopto un notes ; ourinable													1,155		١,
Other			<u> </u>				1,949 \$	27 \$	1,487 \$			· · ·	1,155 \$	63) \$	8.7
Management forward other related to copts	5		14 1	1,765	\$ 1,467	s . s	1,949 \$	27 \$	1,487 \$. ,	. ,		1,135 3	633 \$	8,
newensellen and beneftir															
Payroll, benefits, and taken # eng rests!			(7)	(36.3)		(633)		(633)		(631)			(631)	<u>.</u>	(3,
Total compression and bearins	1	. 1	(7)	(er ?)	ş .	\$ (633) \$		(633) \$		(631) \$			(631) \$		(3,
eneral overhead															
Osoule legal (w.beary a nose)					(75)			(75)				(75)			4
General (resident) - especial especial (pre-pectorial)				(5)	(25)	(75)	(25)	(25)	(20)	(20)	(20)	(20)	(26)	(25)	- (
General overhead - pour peration versilons			(16)	(424)	(35%)	(209)	(209)	(209)	(250)	(250)	(250)	(259)	(250)	(234)	(2,
Rogocore service fees			(24)	(11)			(35)				(35)				
Total general overhead	s	- 1	(34)	(414)	\$ (459)	\$ (234) \$	(270) \$	(309) \$	(270) \$	(270) \$	(306) \$	(345) \$	(270) \$	(259) \$	(3,
Net change in cash due to operating activity		•	(27)	597	1,508	(\$68)	1,579	(916)	1,217	(901)	(306)	(112)	254	374	2,
tree respect tel fenedersland of elmone and - " bulebog gra-															
DeNor bust ruptcy consuct							(1,615)	(203)	(365)	(269)	(203)	(209)	(269)	(269)	G
NAME A CRO							(320)	(50)	(%)	(50)	(50)	(50)	(50)	(50)	
Concerno in prondust							(16)	(16)	(16)	(16)	(16)	(16)	(16)	(16)	
Composer succeed							(73)	1861	(18)	(16)	(384	(63)	(16)	(18)	
Congridee FA							(23)	(is)	(18)	(14)	(15)	(18)	(18)	(18)	
LS Trans													(250)		
Total re-org related	s		· · · · ·			\$. \$	(2,077) \$	(372) \$	(372) \$	(372) \$			(622) \$	(372) \$	(4,
Net change in cach from ops + retry costs			(27)	591.	1,548	(503)	(494)	(1,387)	845	(1,273)	(677)	(717)	(363)	7	
mestige cash filess (potectpal points; ps. potes)															
Select Europy Fund payers reduce was							1,250		1,067		1,301				3
Flind pury find capital call obligations							(1,650)								(1
Fland purty fund act of a spected development			79				400					-			
Musi Strategy Cradit Fund						(500)				(99)		(500)		(500)	(5
Highland Cased Management Latin Associa					(100)				(100)				(;50)		- 1
regrand capital management rates re-seven Proceeds from management rates					(100)								701		
rr o com re-en acommung nece Proceeds from other involves like			- :												
LLipovice Colli Sulti podovanim															
Set change in cash due to investing activities			79		(100)	(569)		٠	967	(500)	1,301	(500)	Wi	(500)	
nding unrestricted operating cash	5	2,126	\$ 2,178	\$ 2,775	\$ 4,182	5 2,815 5	2,317 5	1,030 \$	2,841 \$	1,000	1,693 1	476 5	709 \$	211 3	
rofemional fees excrow account 10				٠.	1 .	3 . 1		2,077 \$	2.489 \$	2,820 5	3,192 \$	1,528 \$	1,900 \$	2,271 \$	
Ee org related professional feet ever to begreeing bullance. Inflore 6 on operation account				<u></u>	<u> </u>		2,077	372	371	372	372	372	612	372	
				•			.,077	312	312	,,,	***	2/1	***	-/•	
Paymonts to professionals											(1.520)				c
Beller bankruptcy consuct									•			,			
ENM € FAICRO				:							(350)		•	-	
Components oversities											(32)				
Companie colord											(73)				
Consequer FA											(73)	-	-		
USTrasse													(250)		
Total actions to performents	5	· ·		5 -	\$.	s - s	. ,				(2,035)		(250) \$		0
Pariots related preferences focs entrov ending balance				\$.	\$	\$. \$	2,077 \$	2,449 5	2,830 \$	3,122	1,528 1	1,900 \$	2,271 \$	2,643 \$	

⁽¹⁾ Bugineing unvertised operating each represents the back each believes of the Debic's operating account as of the Petition Date.

(2) Bungliss account includes modelly, besith increases previous sent from the operating account to the increases account. A whin the inner since account mentily

premions are rea and and are used to pay claims and administrative expenses of the mil-boared plan.

(3) Porecast accounts that amounts are funded from the operating account to the professional fees occorn account weekly, then the professional fees exceen account.

EXHIBIT 89

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		Monthly Operating Report ACCRUAL BASIS
CASE NAME: Highland Capita	al Management	
CASE NUMBER: 19-34054		
JUDGE: Stacey Jernigan		
UNITED S	STATES BANKRU	PTCY COURT
	& EASTERN DISTR	
NORTHERNE		dels of Texas
	REGION 6	
MONTH	LY OPERATING	REPORT
MONTH ENDING:_	November	
IN ACCORDANCE WITH TITLE 28, SI PENALTY OF PERJURY THAT I HAV	ECTION 1746, OF THE U	NITED STATES CODE, I DECLARE UNDER LOWING MONTHLY OPERATING REPORT
PENALTY OF PERJURY THAT I HAV (ACCRUAL BASIS-1 THROUGH ACCRU	E EXAMINED THE FOLI UAL BASIS-7) AND THE A THESE DOCUMENTS AR OTHER THAN RESPONSI	OWING MONTHLY OPERATING REPORT CCOMPANYING ATTACHMENTS AND, E TRUE, CORRECT, AND COMPLETE. BLE PARTY) IS BASED ON ALL
PENALTY OF PERJURY THAT I HAV (ACCRUAL BASIS-1 THROUGH ACCRU TO THE BEST OF MY KNOWLEDGE, DECLARATION OF THE PREPARER (E EXAMINED THE FOLI UAL BASIS-7) AND THE A THESE DOCUMENTS AR OTHER THAN RESPONSI	OWING MONTHLY OPERATING REPORT CCOMPANYING ATTACHMENTS AND, LE TRUE, CORRECT, AND COMPLETE. BLE PARTY) IS BASED ON ALL E.
PENALTY OF PERJURY THAT I HAV (ACCRUAL BASIS-1 THROUGH ACCRU TO THE BEST OF MY KNOWLEDGE, DECLARATION OF THE PREPARER (INFORMATION OF WHICH PREPARE)	TE EXAMINED THE FOLI UAL BASIS-7) AND THE A , THESE DOCUMENTS AR OTHER THAN RESPONSI R HAS ANY KNOWLEDG	OWING MONTHLY OPERATING REPORT CCOMPANYING ATTACHMENTS AND, E TRUE, CORRECT, AND COMPLETE. BLE PARTY) IS BASED ON ALL
PENALTY OF PERJURY THAT I HAV (ACCRUAL BASIS-1 THROUGH ACCRU TO THE BEST OF MY KNOWLEDGE, DECLARATION OF THE PREPARER (INFORMATION OF WHICH PREPARE) RESPONSIBLE PARTY:	TE EXAMINED THE FOLI UAL BASIS-7) AND THE A THESE DOCUMENTS AR OTHER THAN RESPONSI R HAS ANY KNOWLEDG	COWING MONTHLY OPERATING REPORT CCOMPANYING ATTACHMENTS AND, EE TRUE, CORRECT, AND COMPLETE. BLE PARTY) IS BASED ON ALL E. Chief Restructuring Officer
PENALTY OF PERJURY THAT I HAV (ACCRUAL BASIS-1 THROUGH ACCRU TO THE BEST OF MY KNOWLEDGE, DECLARATION OF THE PREPARER (INFORMATION OF WHICH PREPARE) RESPONSIBLE PARTY: ORIGINAL SIGNATURE OF RESPONSIB Bradley Sharp	TE EXAMINED THE FOLI UAL BASIS-7) AND THE A THESE DOCUMENTS AR OTHER THAN RESPONSI R HAS ANY KNOWLEDG	Chief Restructuring Officer Clowing Monthly Operating Report CCOMPANYING ATTACHMENTS AND, LE TRUE, CORRECT, AND COMPLETE. BLE PARTY) IS BASED ON ALL Chief Restructuring Officer TITLE
PENALTY OF PERJURY THAT I HAV (ACCRUAL BASIS-1 THROUGH ACCRU TO THE BEST OF MY KNOWLEDGE, DECLARATION OF THE PREPARER (INFORMATION OF WHICH PREPARE) RESPONSIBLE PARTY: ORIGINAL SIGNATURE OF RESPONSIB Bradley Sharp	TE EXAMINED THE FOLI UAL BASIS-7) AND THE A THESE DOCUMENTS AR OTHER THAN RESPONSI R HAS ANY KNOWLEDG	Chief Restructuring Officer Clowing Monthly Operating Report CCOMPANYING ATTACHMENTS AND, LE TRUE, CORRECT, AND COMPLETE. BLE PARTY) IS BASED ON ALL Chief Restructuring Officer TITLE
PENALTY OF PERJURY THAT I HAV (ACCRUAL BASIS-1 THROUGH ACCRU TO THE BEST OF MY KNOWLEDGE, DECLARATION OF THE PREPARER (INFORMATION OF WHICH PREPARE) RESPONSIBLE PARTY: ORIGINAL SIGNATURE OF RESPONSIB Bradley Sharp PRINTED NAME OF RESPONSIBLE PART	TE EXAMINED THE FOLI UAL BASIS-7) AND THE A THESE DOCUMENTS AR OTHER THAN RESPONSI R HAS ANY KNOWLEDG	Chief Restructuring Officer Clowing Monthly Operating Report CCOMPANYING ATTACHMENTS AND, LE TRUE, CORRECT, AND COMPLETE. BLE PARTY) IS BASED ON ALL Chief Restructuring Officer TITLE
PENALTY OF PERJURY THAT I HAV (ACCRUAL BASIS-1 THROUGH ACCRU TO THE BEST OF MY KNOWLEDGE, DECLARATION OF THE PREPARER (INFORMATION OF WHICH PREPARE) RESPONSIBLE PARTY: ORIGINAL SIGNATURE OF RESPONSIB Bradley Sharp PRINTED NAME OF RESPONSIBLE PART PREPARER:	TE EXAMINED THE FOLI UAL BASIS-7) AND THE A THESE DOCUMENTS AR OTHER THAN RESPONSI R HAS ANY KNOWLEDG	Chief Financial Officer Chief Financial Officer Chief Financial Officer





Monthly Operating Report ACCRUAL BASIS-1

CASE NAME:	Highland Capital Management, LP
CASE NUMBER:	19-12239-CSS

Comparative Balance Sheet

(in thousands)

	10	/15/2019	10/	31/2019	11	/30/2019
Assets						
Cash and cash equivalents		2,529		2,286		6,343
Investments, at fair value ⁽³⁾		232,620		235,144		233,776
Equity method investees ⁽³⁾		161,819		161,813		175,381
Management and incentive fee receivable		2,579		3,202		1,223
Fixed assets, net		3,754		3,672		3,601
Due from affiliates (1)		151,901		152,124		152,523
Other assets		11,311		11,260		10,621
Total assets	\$	566,513	\$	569,501	\$	583,468
Liabilities and Partners' Capital						
Pre-petition accounts payable ⁽⁴⁾		1,176		1,135		1,250
Post-petition accounts payable ⁽⁴⁾ Secured debt:		-		102		236
Frontier		5,195		5,195		5,195
Jefferies		30,328		30,315		30,268
Accrued expenses and other liabilities ⁽⁴⁾		59,203		59,184		60,848
Accrued re-organization related fees ⁽⁵⁾		-		-		-
Claim accrual (2)		73,997		73,997		73,997
Partners' capital		396,614		399,573		411,674
Total liabilities and partners' capita	\$	566,513	\$	569,501	\$	583,468

⁽¹⁾ Includes various notes receivable at carrying value (fv undetermined).

⁽²⁾ Uncontested portion of claim less appplicable offsets. Potential for additional liability based on future events. No interest has been accrued beyond petition date.

⁽³⁾ Mark to market gains/(losses) on investments include pricing updates for publicly traded securities and other positions with readily available market price information. Limited partnership interests normally marked to a NAV statement have not bee updated as of period end as statements are generally available on a one-month lag.

⁽⁴⁾ Note on accruals: expenses recorded in Accounts Payable and Accrued Expenses and Other Liabilities reflect invoices recorded through accounts payable, legal invoice accruals, and normal course operating accruals, but do not reflect estimates for other incurred, but not yet received invoices. For balance sheet dates other than the Petition Date, amounts include both pre-petition and post-petition liabilities.

⁽⁵⁾ Debtor funded various retainers totaling \$790k prior to the petition date, which were entirely expensed prior to the petition date. No additional amounts were accrued between October 16, 2019 and November 30, 2019

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Monthly Operating Report ACCRUAL BASIS-2

CASE NAME:	Highland Capital Management, LP
CASE NUMBER:	19-12239-CSS

Income Statement 1

(in thousands)

	Date	Month ended	Filing to Date
	10/16/19 - 10/31/19	11/30/2019	
Revenue:			
Management fees	975	1,638	2,613
Shared services fees	283	709	992
Other income	99	418	517
Total operating revenue	1,357	2,765	4,122
Operating expenses:			
Compensation and Benefits	997	1,936	2,932
Professional services	256	90	346
Investment research and consulting	10	34	44
Marketing and advertising expense	-	35	35
Depreciation expense	82	82	164
Other operating expenses	201	480	681
Total operating expenses	1,545	2,657	4,202
Operating income/(loss)	(188)	108	(80)
Other income/expense:			
Interest income	250	484	735
Interest expense	(107)	(103)	(211)
Re-org related expenses ⁽²⁾	-	-	-
Other income/expense	32	-	32
Total other income/expense	175	381	555
Net realized gains/(losses) on investments	339	279	618
Net change in unrealized gains/(losses) of investments ⁽³⁾	2,654	(2,004)	650
	2,993	(1,725)	1,268
Net earnings/(losses) from equity method investees (3)	(20)	13,468	13,448
Net income/(loss)	\$ 2,959	\$ 12,232	\$ 15,192

⁽¹⁾ Note on accruals: expenses recorded in the Income Statement reflect invoices recorded through accounts payable, legal invoice accruals, and normal course operating accruals, but do not reflect estimates for other incurred, but not yet received invoices.

⁽²⁾ Debtor funded various retainers totaling \$790k prior to the petition date, which were entirely expensed as of the petition date. No additional amounts were accrued between October 16, 2019 and November 30, 2019

⁽³⁾ Mark to market gains/(losses) on investments include pricing updates for publicly traded securities and other positions with readily available market price information. Limited partnership interests normally marked to a NAV statement have not been updated as of period end as statements are generally available on a one-month lag.

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Monthly Operating Report ACCRUAL BASIS-3A

CASE NAME:	Highland Capital Management
CASE NUMBER:	19-34054

CASH RECEIPTS AND DISBURSEMENTS	OCTOBER	NOVEMBER	DECEMBER	QUARTER
1. CASH - BEGINNING OF MONTH ²	\$2,554,230	\$2,286,160		\$2,554,230
RECEIPTS FROM OPERATIONS				
2. OTHER OPERATING RECEIPTS	\$6,911.97	\$972,733		\$979,644
3 MANAGEMENT FEES AND OTHER RELATED RECEIPTS	\$15,000.00	\$1,764,749		\$1,779,749
COLLECTION OF ACCOUNTS RECEIVABLE				
4 PREPETITION	\$46,425	\$2,962,108		\$3,008,534
5 POSTPETITION ¹	-	-		-
6 TOTAL OPERATING RECEIPTS	\$68,337	\$5,699,590		\$5,767,928
NON-OPERATING RECEIPTS	T			T
THIRD PARTY FUND ACTUAL/EXPECTED DISTRIBUTIONS 7	\$79,266	\$320,836		\$400,103
8 DIVS, PAYDOWNS, MISC FROM INVESTMENT ASSETS	\$410,189	\$501,983		\$912,172
9 OTHER (ATTACH LIST)				\$0
10 TOTAL NON-OPERATING RECEIPTS	\$489,456	\$822,820		\$1,312,275
11 TOTAL RECEIPTS	\$557,793	\$6,522,410		\$7,080,203
12 TOTAL CASH AVAILABLE	\$3,112,023	\$8,808,570		
OPERATING DISBURSEMENTS				
13 PAYROLL, BENEFITS, AND TAXES + EXP REIMB	\$737,588	\$961,282		\$1,698,869
14 SINGAPORE SERVICE FEES	\$34,633	\$32,555		\$67,189
15 HCM LATIN AMERICA		\$100,000		\$100,000
16 THIRD PARTY FUND CAPITAL CALL OBLIGATION		\$967,555		\$967,555
17 UTILITIES				\$0
18 INSURANCE				\$0
19 INVENTORY PURCHASES				\$0
20 VEHICLE EXPENSES				\$0
21 TRAVEL				\$0
22 ENTERTAINMENT				\$0
23 REPAIRS & MAINTENANCE				\$0
24 SUPPLIES				\$0
25 ADVERTISING				\$0
26 OTHER (ATTACH LIST)	\$53,642	\$404,581		\$458,223
27 TOTAL OPERATING DISBURSEMENTS	\$825,863	\$2,465,973		\$3,291,836
REORGANIZATION EXPENSES				
28 PROFESSIONAL FEES				\$0
29 U.S. TRUSTEE FEES				\$0
30 OTHER (ATTACH LIST)				\$0
31 TOTAL REORGANIZATION EXPENSES	\$0	\$0		\$0
32 TOTAL DISBURSEMENTS	\$825,863	\$2,465,973		\$3,291,836
33 NET CASH FLOW	(\$268,070)	\$4,056,437		\$3,788,367
34 CASH - END OF MONTH	\$2,286,160	\$6,342,598		\$6,342,598

¹ All postpetition receipts are included in line 3, Management Fees and Other Related Recepits.

² Beginning cash in October represents the bank balance as of the filing date, while the cash amount shown on the balance sheet includes any outstanding checks.

Monthly Operating Report ACCRUAL BASIS-3B

CASE NAME: Highland Capital Management

CASE NUMBER: 19-34054

OPERATING DISBURSMENTS - OTHER

Date	An	nount	Vendor
11/1/2019	\$	155,983	Crescent TC Invest
11/1/2019		26,667	Third Party Consultant
11/1/2019		13,636	Third Party Consultant
11/8/2019		33,007	Platinum Parking
11/8/2019		1,053	Gold's Gym International
11/12/2019		1,525	MicroTel
11/15/2019		1,951	Compass Bank Operating
11/18/2019		2,047	Zayo
11/20/2019		2,894	Third Party Consultant
11/25/2019		24,232	Coleman Research Group, Inc.
11/26/2019		3,092	Canteen Vending
11/26/2019		925	UPS Small Package
11/26/2019		671	SolarWinds
11/26/2019		7,995	Intralinks Inc
11/26/2019		56,522	Houlihan Lokey Financial Advisors
11/26/2019		9,259	Willis of Texas, Inc.
11/26/2019		8,846	GrubHub for Work
11/29/2019		31,894	Third Party Consultant
11/29/2019		11,000	Third Party Consultant
11/29/2019		11,382	Verity Group
	\$	404,581	

Monthly	Operating	Report
	ACCDUAL	DACIC A

CASE NAME:	Highland Capital Management					
CASE NUMBER:	19-34054					

MGI	MT FEE RECEIVABLE AGING ²	CHEDULE AMOUNT	October	November	December
1.	0-30	\$ 2,578,744	\$ 3,201,548	\$ 1,222,880	
2.	31-60		\$0		
3.	61-90		\$0		
4.	91+		-		
5.	TOTAL MGMT FEE RECEIVABLE	\$ 2,578,744	\$ 3,201,548	\$ 1,222,880	\$0
6.	AMOUNT CONSIDERED UNCOLLECTIBLE				
7.	MGMT FEE RECEIVABLE (NET)	\$ 2,578,744	\$ 3,201,548	\$ 1,222,880	\$0

AGI	NG OF POSTPETITION TAX	KES AND PAYABLI	ES	MONTH:	November	2019
TAX	ES PAYABLE	0-30 DAYS	31-60 DAYS	61-90 DAYS	91+ DAYS	TOTAL
1.	FEDERAL					\$0
2.	STATE					\$0
3.	LOCAL					\$0
4.	OTHER (ATTACH LIST)					\$0
5.	TOTAL TAXES PAYABLE	\$0	\$0	\$0	\$0	\$0

6.	ACCOUNTS PAYABLE	\$215,777	\$20,059		\$235,836

STATUS OF POSTPETITION TAXES 1		MONTH:_	November 2019						
FEDERAL	BEGINNING TAX LIABILITY	AMOUNT WITHHELD AND/ 0R ACCRUED	AMOUNT PAID	ENDING TAX LIABILITY					
1. WITHHOLDING				\$0					
2. FICA-EMPLOYEE				\$0					
3. FICA-EMPLOYER				\$0					
4. UNEMPLOYMENT				\$0					
5. INCOME				\$0					
6. OTHER (ATTACH LIST)				\$0					
7. TOTAL FEDERAL TAXES	\$0	\$0	\$0	\$0					
STATE AND LOCAL									
8. WITHHOLDING				\$0					
9. SALES				\$0					
10. EXCISE				\$0					
11. UNEMPLOYMENT				\$0					
12. REAL PROPERTY	\$ 16,472	\$0	\$0	\$16,472					
13. PERSONAL PROPERTY				\$0					
14. OTHER (ATTACH LIST)				\$0					
15. TOTAL STATE & LOCAL	\$16,472	\$0	\$0	\$16,472					
16. TOTAL TAXES	\$16,472	\$0	\$0	\$16,472					

¹ The Debtor funds all state and federal employment taxes to Paylocity, who files all required federal and state related employment reports and withholdings.

² Aging based on when management fee is due and payable.

2. ADD: TOTAL DEPOSITS NOT CREDITED 3. SUBTRACT: OUTSTANDING CHECKS \$: 4. OTHER RECONCILING ITEMS	pass East West Bank x4686	Account #3 East West Bank x4693 Insurance \$105,067	Account #4 Maxim Group x1885 Brokerage \$164 \$164 n/a	Account #5 Jefferies LLC x0932 Brokerage \$410,108		TOTAL \$6,357,616 \$0 \$15,019 \$0 \$6,342,598
Account # Account # Account # BANK BBVA Comp	FI Account #2 pass East West Bank x4686 g Operating 29,247 \$5,477,826 15,019 14,228 \$5,477,826	Account #3 East West Bank x4693 Insurance \$105,067	Account #4 Maxim Group x1885 Brokerage \$164	Jefferies LLC x0932 Brokerage \$410,108	Account #6 Nexbank x5891 CD \$135,205	TOTAL \$6,357,616 \$0 \$15,019 \$0
Account # Account # Account # BANK RECONCILIATIONS	FI Account #2 pass East West Bank x4686 g Operating 29,247 \$5,477,826 15,019 14,228 \$5,477,826	Account #3 East West Bank x4693 Insurance \$105,067	Account #4 Maxim Group x1885 Brokerage \$164	Jefferies LLC x0932 Brokerage \$410,108	Account #6 Nexbank x5891 CD \$135,205	TOTAL \$6,357,616 \$0 \$15,019 \$0
Account # Account #	FI Account #2 pass East West Bank x4686 g Operating 29,247 \$5,477,826 15,019 14,228 \$5,477,826	Account #3 East West Bank x4693 Insurance \$105,067	Account #4 Maxim Group x1885 Brokerage \$164	Jefferies LLC x0932 Brokerage \$410,108	Account #6 Nexbank x5891 CD \$135,205	TOTAL \$6,357,616 \$0 \$15,019 \$0
Account # Account #	pass East West Bank x4686 g Operating 29,247 \$5,477,826 15,019 14,228 \$5,477,826	East West Bank x4693 Insurance \$105,067	Maxim Group x1885 Brokerage \$164	Jefferies LLC x0932 Brokerage \$410,108	Nexbank x5891 CD \$135,205	\$6,357,616 \$0 \$15,019 \$0
ACCOUNT NUMBER: x6342 x6342 C. PURPOSE (TYPE): Operating Department Operating Operating	x4686 g Operating 29,247 \$5,477,826 15,019 14,228 \$5,477,826	x4693 Insurance \$105,067	x1885 Brokerage \$164	x0932 Brokerage \$410,108	x5891 CD \$135,205 \$135,205	\$6,357,616 \$0 \$15,019 \$0
ACCOUNT NUMBER: x6342 x6342 C. PURPOSE (TYPE): Operating Department Operating Operating	x4686 g Operating 29,247 \$5,477,826 15,019 14,228 \$5,477,826	\$105,067 \$105,067	Brokerage \$164 \$164	Brokerage \$410,108	CD \$135,205 \$135,205	\$6,357,616 \$0 \$15,019 \$0
C. PURPOSE (TYPE): Operating BALANCE PER BANK STATEMENT \$2: ADD: TOTAL DEPOSITS NOT CREDITED SUBTRACT: OUTSTANDING CHECKS \$: OTHER RECONCILING ITEMS MONTH END BALANCE PER BOOKS \$2: NUMBER OF LAST CHECK WRITTEN 18133	g Operating 29,247 \$5,477,826 15,019 14,228 \$5,477,826	\$105,067 \$105,067	Brokerage \$164 \$164	Brokerage \$410,108	CD \$135,205 \$135,205	\$0 \$15,019 \$0
. BALANCE PER BANK STATEMENT \$22 . ADD: TOTAL DEPOSITS NOT CREDITED . SUBTRACT: OUTSTANDING CHECKS \$5 . OTHER RECONCILING ITEMS . MONTH END BALANCE PER BOOKS \$2 . NUMBER OF LAST CHECK WRITTEN 18133	29,247 \$5,477,826 15,019 14,228 \$5,477,826	\$105,067	\$164	\$410,108	\$135,205	\$0 \$15,019 \$0
. SUBTRACT: OUTSTANDING CHECKS S OTHER RECONCILING ITEMS	14,228 \$5,477,826					\$15,019 \$0
. OTHER RECONCILING ITEMS . MONTH END BALANCE PER BOOKS \$2 . NUMBER OF LAST CHECK WRITTEN 18133 NVESTMENT ACCOUNTS DATE OF	14,228 \$5,477,826					\$0
. MONTH END BALANCE PER BOOKS \$2 . NUMBER OF LAST CHECK WRITTEN 18133 NVESTMENT ACCOUNTS DATE OF						
NUMBER OF LAST CHECK WRITTEN 18133 NVESTMENT ACCOUNTS DATE OF						\$6,342,598
NVESTMENT ACCOUNTS DATE OF	100001	n/a	n/a	n/a	n/a	
DATE OI	<u>.</u>		•	•	•	
BANK, ACCOUNT NAME & NUMBER PURCHAS		PURCHASE				CURRENT
	SE INSTRUMENT	PRICE				VALUE
).						
0.						
1. TOTAL INVESTMENTS		\$0				\$0
CASH						
12. CURRENCY ON HAND						\$0
3. TOTAL CASH - END OF MONTH	-	-	-		·	\$6,342,598
TOTAL CASA LAS OF MONTH						\$0,5 12,570
For Compass account x6342, funds transferred in December such that	at only sufficient cash to cover o	utstanding checks remains				

Monthly Operating Report ACCRUAL BASIS-6

CASE NAME:	Highland Capital Management
CASE NUMBER:	19-34054

MONTH: November 2019

PAYMENTS TO INSIDERS AND PROFESSIONALS

	INSIDERS										
		TYPE OF	AMOUNT	TOTAL PAID							
	NAME	PAYMENT	PAID	TO DATE							
1	Frank Waterhouse	Salary	\$29,167	\$43,750							
2	Frank Waterhouse	Expense Reimbursement	\$339	\$506							
3	Scott Ellington	Salary	\$37,500	\$56,250							
4	Scott Ellington	Expense Reimbursement	\$84	\$2,010							
5	James Dondero	Salary	\$46,875	\$70,313							
6	James Dondero	Expense Reimbursement ¹	\$11,255	\$15,269							
7	Thomas Surgent	Salary	\$33,333	\$50,000							
8	Thomas Surgent	Expense Reimbursement	\$224	\$248							
9	Trey Parker	Salary	\$29,167	\$43,750							
10	Trey Parker	Expense Reimbursement	\$207	\$425							
	TOTAL PAY	MENTS TO INSIDERS	\$188,151	\$282,519							

¹ The total amount of reimbursements also included \$83,358 for use of the credit card by the Debtor for office related expenses such as subscriptions, employee lunches, vending supplies, IT equipment/software, employee gifts/awards, training, postage and charitable donations.

PROFESSIONALS ²											
	DATE OF COURT				TOTAL						
	ORDER AUTHORIZING	AMOUNT	AMOUNT	TOTAL PAID	INCURRED						
NAME	PAYMENT	APPROVED	PAID	TO DATE	& UNPAID						
1.											
2.											
3.											
4.											
5.											
6. TOTAL PAYMENTS TO PROFESSIONALS			\$0	\$0	\$0						

² Does not include payments to ordinary course professionals.

POSTPETITION STATUS OF SECURED NOTES, LEASES PAYABLE AND ADEQUATE PROTECTION PAYMENTS

	NAME OF CREDITOR	SCHEDULED MONTHLY PAYMENTS DUE	AMOUNTS PAID DURING MONTH	TOTAL UNPAID POSTPETITION
1.	Crescent TC Investors LP (rent portion only)		130,364	-
2.				
3.				
4.				
5.				
6.	TOTAL	130,364	\$130,364	\$0

Monthly Operating Report ACCRUAL BASIS-7

CASE NAME: Highland Capital Management

CASE NUMBER: 19-34054

MONTH: November 2019

QUESTIONNAIRE

	·	YES	NO
1.	HAVE ANY ASSETS BEEN SOLD OR TRANSFERRED OUTSIDE		
	THE NORMAL COURSE OF BUSINESS THIS REPORTING PERIOD?		X
2.	HAVE ANY FUNDS BEEN DISBURSED FROM ANY ACCOUNT	x	
	OTHER THAN A DEBTOR IN POSSESSION ACCOUNT?	X	
3.	ARE ANY POSTPETITION RECEIVABLES (ACCOUNTS, NOTES, OR	x	
	LOANS) DUE FROM RELATED PARTIES?	X .	
4.	HAVE ANY PAYMENTS BEEN MADE ON PREPETITION LIABILITIES	v	
	THIS REPORTING PERIOD?	X	
5.	HAVE ANY POSTPETITION LOANS BEEN RECEIVED BY THE		x
	DEBTOR FROM ANY PARTY?		А
6.	ARE ANY POSTPETITION PAYROLL TAXES PAST DUE?		X
7.	ARE ANY POSTPETITION STATE OR FEDERAL INCOME TAXES		х
	PAST DUE?		А
8.	ARE ANY POSTPETITION REAL ESTATE TAXES PAST DUE?		X
9.	ARE ANY OTHER POSTPETITION TAXES PAST DUE?		X
10.	ARE ANY AMOUNTS OWED TO POSTPETITION CREDITORS		x
	DELINQUENT?		А
11.	HAVE ANY PREPETITION TAXES BEEN PAID DURING THE		x
	REPORTING PERIOD?		X
12.	ARE ANY WAGE PAYMENTS PAST DUE?		Х

IF THE ANSWER TO ANY OF THE ABOVE QUESTIONS IS "YES," PROVIDE A DETAILED EXPLANATION OF EACH ITEM. ATTACH ADDITIONAL SHEETS IF NECESSARY.

- 2 \$1,206,592 of funds paid from non-debtor in possession accounts, while those accounts were in the process of being opened.
- 3 Debtor generates fee income and other receipts from various related parties in normal course, see cash management motion for further discussion.
- 4 Payments have been made on prepetition liabilities, as approved in the critical vendor motion.

INSURANCE	

		YES	NO
1.	ARE WORKER'S COMPENSATION, GENERAL LIABILITY AND OTHER	V	
	NECESSARY INSURANCE COVERAGES IN EFFECT?	X	
2.	ARE ALL PREMIUM PAYMENTS PAID CURRENT?	X	
3.	PLEASE ITEMIZE POLICIES BELOW.		

IF THE ANSWER TO ANY OF THE ABOVE QUESTIONS IS "NO," OR IF ANY POLICIES HAVE BEEN CANCELLED OR NOT RENEWED DURING THIS REPORTING PERIOD, PROVIDE AN EXPLANATION BELOW. ATTACH ADDITIONAL SHEETS IF NECESSARY.

INSTALLMENT PAYMENTS										
TYPE OF			PAYMENT AMOUNT							
POLICY	CARRIER	PERIOD COVERED	& FREQUENCY							

EXHIBIT 90

Case 21-03003-sgj Doc 135-2 Filed 12/18/21 Entered 12/18/21 01:38:22 Desc Case 3:21-cv-00881-X Documpendix6Platt 2FilePlage/69/24 of 1836 e 118 of 200 PageID 22733 Case 19-34054-sgj11 Doc 1473 Filed 11/24/20 Entered 11/24/20 10:24:41 Page 171 of 178

EXHIBIT C

LIQUIDATION ANALYSIS/FINANCIAL PROJECTIONS

Case 21-03003-sgj Doc 135-2 Filed 12/18/21 Entered 12/18/21 01:38:22 Desc Case 3:21-cv-00881-X Documpendix6Part 2FileRage/60044 of 1836 119 of 200 PageID 22734 Case 19-34054-sgj11 Doc 1473 Filed 11/24/20 Entered 11/24/20 10:24:41 Page 172 of 178

Highland Capital Management, L.P. Disclaimer For Financial Projections

This document includes financial projections for July 2020 through December 2022 (the "Projections") for Highland Capital Management, L.P. "Company"). These Projections have been prepared by DSI with input from management at the Company. The historical information utilized in these Projections has not been audited or reviewed for accuracy by DSI.

This Memorandum includes certain statements, estimates and forecasts provided by the Company with respect to the Company's anticipated future performance. These estimates and forecasts contain significant elements of subjective judgment and analysis that may or may not prove to be accurate or correct. There can be no assurance that these statements, estimates and forecasts will be attained and actual outcomes and results may differ materially from what is estimated or forecast herein.

These Projections should not be regarded as a representation of DSI that the projected results will be achieved.

Management may update or supplement these Projections in the future, however, DSI expressly disclaims any obligation to update its report.

These Projections were not prepared with a view toward compliance with published guidelines of the Securities and Exchange Commission or the American Institute of Certified Public Accountants regarding historical financial statements, projections or forecasts.

Highland Capital Management, L.P. Statement of Assumptions

- A. Plan effective date is January 31,2021.
- B. All investment assets are sold by December 31, 2022.
- C. All demand notes are collected in the year 2021.
- D. All notes receivable with maturity dates beyond 12/31/2022 are sold in Q4 2022; in the interim interest income and principal payments are collected as they become due.
- E. Fixed assets used in daily business operations are sold in February 2021.
- F. Accrual for employee bonuses as of January 2021 are reversed and not paid.
- G. All Management advisory or shared service contracts are terminated on their terms by the effective date or shortly thereafter
- H. Post-effective date, the reorganized Debtor would retain three HCMLP employees as contractors to help monetize the remaining assets.
- I. Litigation Trustee budget is \$6,500,000.
- J. Unrealized gains or losses are not recorded on a monthly basis; all gains or losses are recorded as realized gains or losses upon sale of asset.
- K. Plan does not provide for payment of interest to Class 8 holders of general unsecured claims, as set forth in the Plan. If holders of general unsecured claims receive 100% of their allowed claims, they would then be entitled to receive interest at the federal judgement rate, prior to any funds being available for claims or interest of junior priority.
- L. Plan assumes zero allowed claims for UBS, IFA, the HarbourVest entities (collectively "HV") and Hunter Mountain Investment Trust ("HM").
- M. Claim amounts listed in Plan vs. Liquidation schedule are subject to change; claim amounts in Class 8 assume \$0 for UBS, IFA, HM and HV.

 Assumes RCP claims will offset against HCMLP's interest in fund and will not be paid from Debtor assets
- N. With the exception of Class 2 Frontier, Classes 1-7 will be paid in full within 30 days of effective date.
- O. Class 7 payout limited to 85% of each individual creditor claim or in the aggregate \$13.15 million. Plan currently projects Class 7 payout of \$9.96 million.
- P. See below for Class 8 estimated payout schedule; payout is subject to certain assets being monetized by payout date:
 - o By September 30, 2021 \$50,000,000
 - o By March 31, 2022 additional \$50,000,000
 - o By June 30, 2022 additional \$25,000,000
 - o All remaining proceeds are assumed to be paid out on or soon after all remaining assets are monetized.

Highland Capital Management, L.P. Plan Analysis Vs. Liquidation Analysis (US \$000's)

	Plan Analysis	Liquidation Analysis				
Estimated cash on hand at 1/31/2020	\$ 25,076	\$ 25,076				
Estimated proceeds from monetization of assets [1][2]	190,445	149,197				
Estimated expenses through final distribution[1][3]	(33,642)	(36,232)				
Total estimated \$ available for distribution	181,879	138,042				
Less: Claims paid in full						
Unclassified [4]	(1,078)	(1,078)				
Administrative claims [5]	(10,574)	(10,574)				
Class 1 - Jefferies Secured Claim	-	-				
Class 2 - Frontier Secured Claim [6]	(5,463)	(5,463)				
Class 3 - Other Secured Claims	(551)	(551)				
Class 4 – Priority Non-Tax Claims	(16)	(16)				
Class 5 - Retained Employee Claims	-	-				
Class 6 - PTO Claims	-	-				
Class 7 – Convenience Claims [7][8][9]	(10,255)	-				
Subtotal	(27,937)	(17,682)				
Estimated amount remaining for distribution to general unsecured claims	153,942	120,359				
Class 8 – General Unsecured Claims [8][10]	176,049	192,258				
Subtotal	176,049	192,258				
% Distribution to general unsecured claims	87.44%	62.60%				
Estimated amount remaining for distribution	-	-				
Class 9 – Subordinated Claims	no distribution	no distribution				
Class 10 – Class B/C Limited Partnership Interests	no distribution	no distribution				
Class 11 – Class A Limited Partnership Interest	no distribution	no distribution				

Footnotes:

- [1] Assumes chapter 7 Trustee will not be able to achieve same sales proceeds as Claimant Trustee Assumes Chapter 7 Trustee engages new professionals to help liquidate assets
- [2] Sale of investment assets, sale of fixed assets, collection of accounts receivable and interest receivable
- [3] Estimated expenses through final distribution exclude non-cash expenses: Depreciation of \$462 thousand in 2021
- [4] Unclassified claims include payments for priority tax claims and settlements with previously approved by the Bankruptcy Court
- [5] Represents \$4.7 million in unpaid professional fees and \$4.5 million in timing of payments to vendors
- [6] Debtor will pay all unpaid interest estimated at \$253 thousand of Frontier on effective date and continue to pay interest quarterly at 5.25% until Frontier's collateral is sold
- [7] Claims payout limited to 85% of each individual creditor claim or limited to a total class payout of \$13.15 million
- [8] Class 7 includes \$1.1 million estimate for aggregate contract rejections damage and Class 8 includes \$1.4 million for contract rejection damages
- [9] Assumes 3 claimants with allowed claims less than \$2.5 million opt into Class 7 along with claims of Senior Employees
- [10] Class estimates \$0 allowed claim for the following creditors: IFA, HV, HM and UBS; assumes RCP claims offset against HCMLP interest in RCP fund

Notes:

All claim amounts are estimated as of November 20, 2020 and subject to change

Highland Capital Management, L.P. Balance Sheet (US \$000's)

	Actual	Actual	Fore	ecast>											
	Jun-20	Sep-20		Dec-20	Mar-21	Jun-21	Sep-21	Dec-21		Mar-22	Jun-22	S	Sep-22	Dec-	-22
Assets															
Cash and Cash Equivalents	\$ 14,994	\$ 5,888	\$	28,342	\$ 4,934	\$ 96,913	\$ 90,428	\$ 106,803	\$	52,322	23,641	\$	21,344	\$	-
Other Current Assets	13,182	13,651	_	10,559	9,629	7,746	7,329	5,396		6,054	6,723		7,406		-
Investment Assets	320,912	305,961	-	261,333	258,042	133,026	81,793	54,159		54,159	54,159		54,159		-
Net Fixed Assets	3,055	2,823	,	2,592	1,348	-	-	-		-	-		-		-
TOTAL ASSETS	\$ 352,142	\$ 328,323	\$	302,826	\$ 273,952	\$ 237,684	\$ 179,550	\$ 166,358	\$	112,535	84,523	\$	82,910	\$	-
Liabilities															
Post-petition Liabilities	\$ 26,226	\$ 19,138	\$	19,280	\$ 2,891	\$ -	\$ - 9	\$ -	\$	- :	-	\$	-	\$	-
Pre-petition Liabilities	126,365	126,343	}	121,950	-	-	-	-		-	-		-		-
Claims															
Unclassified	-	-		-	-	-	-	-		-	-		-		-
Class 1 – Jefferies Secured Claim	-	-		-	-	-	-	-		-	-		-		-
Class 2 - Frontier Secured Claim	-	-		-	5,210	-	-	-		-	-		-		-
Class 3 - Other Secured Claims	-	-		-	-	-	-	-		-	-		-		-
Class 4 – Priority Non-Tax Claims	-	-		-	-	-	-	-		-	-		-		-
Class 5 – Retained Employee Claims	-	-		-	-	-	-	-		-	-		-		-
Class 6 - PTO Claims	-	-		-	-	-	-	-		-	-		-		-
Class 7 – Convenience Claims	-	-		-	-	-	-	-		-	-		-		-
Class 8 – General Unsecured Claims	-	-		-	176,049	176,049	126,049	126,049		76,049	51,049		51,049	2	22,107
Class 9 – Subordinated Claims	-	-		-	-	-	-	-		-	-		-		-
Class 10 – Class B/C Limited Partnership Interests	-	-		-	-	-	-	-		-	-		-		-
Class 11 – Class A Limited Partnership Interests	 -	-			-	-	-	-		-	-		-		
Claim Payable	126,365	126,343	}	121,950	181,259	176,049	126,049	126,049		76,049	51,049		51,049	2	22,107
TOTAL LIABILITIES	\$ 152,591	145,481	•	141,230	184,150	176,049	126,049	126,049	<u> </u>	76,049	51,049		51,049	2	22,107
Partners' Capital	199,551	182,842		161,596	89,802	61,635	53,501	40,309		36,486	33,473		31,860	(2	22,107)
TOTAL LIABILITIES AND PARTNERS' CAPITAL	\$ 352,142	\$ 328,323	\$	302,826	\$ 273,952	\$ 237,684	\$ 179,550	\$ 166,358	\$	112,535	84,523	\$	82,910	\$	-

Highland Capital Management, L.P. Profit/Loss (US \$000's)

	Jan 2	Actual 020 to June 020 Total	3 mo	Actual onth ended ept 2020	Forecast> 3 month ended Dec 2020	To	otal 2020		onth ended 3 i lar 2021	month ended Jun 2021	3 month ei Sept 202		3 month ended Dec 2021	T(otal 2021
Revenue Management Fees	\$	6,572	\$	1,949	\$ 2,651	Ś	11,173	\$	779 \$	_	\$	_	\$ -	\$	779
Shared Service Fees	Ψ	7,672	Ψ	3,765	3,788	Ψ	15,225	Ψ	1,263	-	Ψ	-	-	Ψ	1,263
Other Income		3,126		538	340		4,004		113	-		-	-		113
Total revenue	\$	17,370	\$	6,252	\$ 6,779	\$	30,401	\$	2,154 \$	-	\$	-	\$ -	\$	2,154
Operating Expenses [1]		13,328		9,171	9,079		31,579		8,428	1,646	1	,807	2,655		14,536
Income/(loss) From Operations	\$	4,042	\$	(2,918)	\$ (2,301)	\$	(1,177)	\$	(6,274) \$	(1,646)	\$ (1	,807)	\$ (2,655)	\$	(12,381)
Professional Fees		17,522		7,707	7,741		32,971		5,450	5,058	2	2,048	1,605		14,160
Other Income/(Expenses) [2]		2,302		1,518	1,057		4,878		(59,016)	573		423	423		(57,598)
Operating Gain/(Loss)	\$	(11,178)	\$	(9,107)	\$ (8,985)	\$	(29,270)	\$	(70,741) \$	(6,130)	\$ (3	3,432)	\$ (3,837)	\$	(84,139)
Realized and Unrealized Gain/(Loss)															
Other Realized Gains/(Loss)		-		-	-		-		(763)	522		-	- ()		(241)
Net Realized Gain/(Loss) on Sale of Investment Net Change in Unrealized Gain/(Loss) of Investments		(28,418) (29,929)		1,549 (7,450)	(12,167)		(39,036) (37,380)		(290)	19	(2	I,702) -	(8,006)		(12,979) -
Net Realized Gain /(Loss) from Equity Method Investees		(23,323)		(7,430) -	(94)		(37,380)		-	- (22,578)		_	(1,349)		- (23,927)
Net Change in Unrealized Gain /(Loss) from Equity Method Investees		(80,782)		(1,700)	-		(82,482)		-	-		-	-		-
Total Realized and Unrealized Gain/(Loss)	\$	(139,129)	\$	(7,601)	\$ (12,262)	\$	(158,992)	\$	(1,053) \$	(22,037)	\$ (4	1,702)	\$ (9,355)	\$	(37,147)
Net Income	\$	(150,307)	\$	(16,708)	\$ (21,247)	\$	(188,262)	\$	(71,794) \$	(28,167)	\$ (8	3,134)	\$ (13,192)	\$	(121,287)

<u>Footnotes</u>

^[1] Operating expenses include an adjustment in January 2021 to account for expenses that have not been accrued or paid prior to effective date.

^[2] Other income and expenses of \$61.2 million in January 2021 includes:

[[]a] \$77.7 million was expensed to record for the increase of allowed claims.

[[]b] Income of \$15.8 million for the accrued, but unpaid payroll liability related to the Debtor's deferred bonus programs amount written-off.

Highland Capital Management, L.P. Profit/Loss (US \$000's)

Forecast --->

	nth ended ar 2022	3 r	month ended Jun 2022	3 ו	month ended Sept 2022	3	month ended Dec 2022	1	Total 2022	Plan
Revenue Management Fees Shared Service Fees Other Income	\$ - - -	\$	- - -	\$	- - -	\$	- - -	\$	- - -	\$ 779 1,263 113
Total revenue	\$ -	\$	-	\$	-	\$	-	\$	-	\$ 2,154
Operating Expenses	1,443		643		758		1,088		3,932	18,468
Income/(loss) From Operations	\$ (1,443)	\$	(643)	\$	(758)	\$	(1,088)	\$	(3,932)	\$ (16,314)
Professional Fees	2,788		2,788		1,288		1,288		8,153	22,313
Other Income/(Expenses)	408		419		434		184		1,444	(56,154)
Operating Gain/(Loss)	\$ (3,823)	\$	(3,013)	\$	(1,613)	\$	(2,193)	\$	(10,641)	\$ (94,780)
Realized and Unrealized Gain/(Loss)										
Other Realized Gains/(Loss)	-		-		-		(51,775)		(51,775)	(52,016)
Net Realized Gain/(Loss) on Sale of Investment	-		-		-		-		-	(12,979)
Net Change in Unrealized Gain/(Loss) of Investments	-		-		-		-		-	-
Net Realized Gain /(Loss) from Equity Method Investees Net Change in Unrealized Gain /(Loss) from Equity Method Investees	-		-		-		-		-	(23,927) -
Total Realized and Unrealized Gain/(Loss)	\$ -	\$	-	\$	-	\$	(51,775)	\$	(51,775)	\$ (88,922)
Net Income	\$ (3,823)	\$	(3,013)	\$	(1,613)	\$	(53,967)	\$	(62,415)	\$ (183,702)

Highland Capital Management, L.P. Cash Flow Indirect (US \$000's)

Forecast ---->

	FUL	cast/									
		Sep-20	Dec-20	Mar-21	Jun-21	Sep-21	Dec-21	 Mar-22	Jun-22	Sep-22	Dec-22
Net (Loss) Income	\$	(16,708) \$	(21,247)	\$ (71,794) \$	(28,167) \$	(8,134) \$	(13,192)	\$ (3,823) \$	(3,013) \$	(1,613) \$	(53,967)
Cash Flow from Operating Activity											
(Increase) / Decrease in Cash											
Depreciation and amortization		231	231	231	231	-	-	-	-	-	-
Other realized (gain)/ loss		-	-	763	(522)	-	-	-	-	-	51,775
Investment realized (gain)/ loss		(1,549)	12,262	290	22,559	4,702	9,355	-	-	-	-
Unrealized (gain) / loss		(9,150)	-	-	-	-	-	-	-	-	-
(Increase) Decrease in Current Assets		(470)	3,092	930	1,884	417	1,933	(658)	(669)	(684)	2,010
Increase (Decrease) in Current Liabilities		(7,110)	(4,251)	(54,172)	(2,891)	-	-	-	-	-	-
Net Cash Increase / (Decrease) - Operating Activities		(34,757)	(9,913)	(123,752)	(6,907)	(3,015)	(1,904)	(4,481)	(3,681)	(2,297)	(182)
Cash Flow From Investing Activities											
Proceeds from Sale of Fixed Assets		-	-	250	1,639	-	-	-	-	-	-
Proceeds from Investment Assets		25,650	32,366	3,002	102,457	46,531	18,278	-	-	-	7,780
Net Cash Increase / (Decrease) - Investing Activities		25,650	32,366	3,252	104,096	46,531	18,278	 -	-	-	7,780
Cash Flow from Financing Activities											
Claims payable		-	-	(73,997)	-	-	-	-	-	-	-
Claim reclasses/(paid)		-	-	181,259	(5,210)	(50,000)	-	(50,000)	(25,000)	-	(28,942)
Maple Avenue Holdings		-	-	(4,975)	-	-	-	-	-	-	-
Frontier Note		-	-	(5,195)	-	-	-	-	-	-	-
Net Cash Increase / (Decrease) - Financing Activities		-	-	97,092	(5,210)	(50,000)		(50,000)	(25,000)	-	(28,942)
Net Change in Cash	\$	(9,107) \$	22,454	\$ (23,408) \$	91,979 \$	(6,484)	16,374	\$ (54,481) \$	(28,681) \$	(2,297) \$	(21,344)
Beginning Cash		14,994	5,888	28,342	4,934	96,913	90,428	106,803	52,322	23,641	21,344
Ending Cash	\$	5,887 \$	28,342	\$ 4,934 \$	96,913 \$	90,428 \$	106,803	\$ 52,322 \$	23,641 \$	21,344 \$	-

EXHIBIT 91

Highland Capital Management, L.P. Disclaimer For Financial Projections

This document includes financial projections for July 2020 through December 2022 (the "Projections") for Highland Capital Management, L.P. "Company"). These Projections have been prepared by DSI with input from management at the Company. The historical information utilized in these Projections has not been audited or reviewed for accuracy by DSI.

This document includes certain statements, estimates and forecasts provided by the Company with respect to the Company's anticipated future performance. These estimates and forecasts contain significant elements of subjective judgment and analysis that may or may not prove to be accurate or correct. There can be no assurance that these statements, estimates and forecasts will be attained and actual outcomes and results may differ materially from what is estimated or forecast herein.

These Projections should not be regarded as a representation of DSI that the projected results will be achieved.

Management may update or supplement these Projections in the future, however, DSI expressly disclaims any obligation to update its report.

These Projections were not prepared with a view toward compliance with published guidelines of the Securities and Exchange Commission or the American Institute of Certified Public Accountants regarding historical financial statements, projections or forecasts.



Highland Capital Management, L.P. Statement of Assumptions

- A. Plan effective date is March 1, 2021
- B. All investment assets are sold by December 31, 2022.
- C. All demand notes are collected in the year 2021; 3 term notes defaulted and have been demanded based on default provisions; payment estimated in 2021
- D. Dugaboy term note with maturity date beyond 12/31/2022 are sold in Q1 2022; in the interim interest income and principal payments are not collected due to prepayment on note
- E. Fixed assets currently used in daily operations are sold in June 2021 for \$0
- F. Highland bonus plan has been terminated in accordance with its terms. Accrual for employee bonuses as of January 2021 are reversed and not paid.
- G. All Management advisory or shared service contracts are terminated on their terms by the effective date or shortly thereafter
- H. Post-effective date, the reorganized Debtor would retain up to ten HCMLP employees (or hire similar employees) to help monetize the remaining assets.
- I. Litigation Trustee budget is \$6,500,000.
- J. Unrealized gains or losses are not recorded on a monthly basis; all gains or losses are recorded as realized gains or losses upon sale of asset.
- K. Plan does not provide for payment of interest to Class 8 holders of general unsecured claims, as set forth in the Plan. If holders of general unsecured claims receive 100% of their allowed claims, they would then be entitled to receive interest at the federal judgement rate, prior to any funds being available for claims or interest of junior priority.
- L. Plan assumes zero allowed claims for IFA and Hunter Mountain Investment Trust ("HM"); UBS claim based on voting amount of \$94.8 million, but Debtor and UBS have agreed in principal regarding UBS's allowed claim
- M. Claim amounts listed in Plan vs. Liquidation schedule are subject to change; claim amounts in Class 8 assume \$0 for IFA and HM, \$94.8 million for UBS and \$45 million HV.

 Assumes RCP claims will offset against HCMLP's interest in fund and will not be paid from Debtor assets
- N. With the exception of Class 2 Frontier, Classes 1-7 will be paid in full within 30 days of effective date.
- O. Class 7 payout limited to 85% of each individual creditor claim or in the aggregate \$13.15 million. Plan currently projects Class 7 payout of \$10.3 million.
- P. See below for Class 8 estimated payout schedule; payout is subject to certain assets being monetized by payout date (no Plan requirement to do so):
 - o By September 30, 2021 \$50,000,000
 - o By March 31, 2022 additional \$50,000,000
 - o By June 30, 2022 additional \$25,000,000
 - o All remaining proceeds are assumed to be paid out on or soon after all remaining assets are monetized.
- Q. Assumptions subject to revision based on business decision and performance of the business

Highland Capital Management, L.P. Plan Analysis Vs. Liquidation Analysis (US \$000's)

	Plan Analysis	Liquidation Analysis
Estimated cash on hand at 1/31/2020	\$ 24,290	\$ 24,290
Estimated proceeds from monetization of assets [1][2]	257,941	191,946
Estimated expenses through final distribution[1][3]	(59,573)	(41,488)
Total estimated \$ available for distribution	222,658	174,748
Less: Claims paid in full		
Unclassified [4]	(1,080)	(1,080)
Administrative claims [5]	(10,574)	(10,574)
Class 1 - Jefferies Secured Claim	-	-
Class 2 - Frontier Secured Claim [6]	(5,781)	(5,781)
Class 3 - Other Secured Claims	(62)	(62)
Class 4 – Priority Non-Tax Claims	(16)	(16)
Class 5 - Retained Employee Claims	-	-
Class 6 - PTO Claims [5]	- (40,000)	-
Class 7 – Convenience Claims [7][8]	(10,280)	- (47.54.4)
Subtotal	(27,793)	(17,514)
Estimated amount remaining for distribution to general unsecured claims	194,865	157,235
% Distribution to Class 7 (Class 7 claims included in Class 8 in Liquidation scenario)	85.00%	0.00%
Class 8 – General Unsecured Claims [8][10]	313,588	326,468
Subtotal	313,588	326,468
% Distribution to general unsecured claims	62.14%	48.16%
Estimated amount remaining for distribution	-	-
Class 9 – Subordinated Claims	no distribution	no distribution
Class 10 – Class B/C Limited Partnership Interests	no distribution	no distribution
Class 11 – Class A Limited Partnership Interest	no distribution	no distribution

Footnotes:

[1] Assumes chapter 7 Trustee will not be able to achieve same sales proceeds as Claimant Trustee

Assumes Chapter 7 Trustee engages new professionals to help liquidate assets and terminates any management agreements with funds or CLOS

- [2] Sale of investment assets, sale of fixed assets, collection of accounts receivable and interest receivable; Plan includes revenue from managing CLOs
- [3] Estimated expenses through final distribution exclude non-cash expenses:

Depreciation of \$462 thousand in 2021; Bad debt of \$124K in 2021

- [4] Unclassified claims include payments for priority tax claims and settlements with previously approved by the Bankruptcy Court
- [5] Represents \$4.7 million in unpaid professional fees, \$4.5 million in timing of payments to vendors and \$1.2 million to pay PTO
- [6] Debtor will pay all unpaid interest estimated at \$253 thousand of Frontier on effective date and continue to pay interest quarterly at 5.25% until Frontier's collateral is solo
- [7] Claims payout limited to 85% of each individual creditor claim or limited to a total class payout of \$13.15 million
- [8] Plan: Class 7 includes \$1.2 million estimate for aggregate contract rejections damage; Liquidation Class 8 includes \$2.0 million for estimated rejection damages
- [10] Class estimates \$0 allowed claim for the following creditors: IFA and HM; assumes RCP claims offset against HCMLP interest in RCP fund
- UBS claim included at voting amount of \$94.8 million. Debtor and UBS have agreed in principal regarding UBS's allowed claim

Notes:

All claim amounts are estimated as of January 26, 2020 and subject to change

Highland Capital Management, L.P. Balance Sheet (US \$000's)

	Actual Jun-20	Actual Sep-20	ecast> Dec-20	Mar-21	Jun-21	Sep-21	Dec-21	ı	Mar-22	·	Jun-22	:	Sep-22	Dec-22
Assets														
Cash and Cash Equivalents	\$ 14,994	\$ 5,888	\$ 31,047	\$ 10,328	\$ 40,063	\$ 42,833	\$ 135,137	\$	80,733	\$	72,238	\$	69,368	\$ -
Other Current Assets	13,182	13,651	13,784	15,172	14,671	14,220	9,943		8,268		8,417		8,567	-
Investment Assets	320,912	305,961	283,812	280,946	233,234	171,174	47,503		47,503		25,888		25,888	-
Net Fixed Assets	3,055	2,823	2,592	1,348	-	-	-		-		-		-	-
TOTAL ASSETS	\$ 352,142	\$ 328,323	\$ 331,235	\$ 307,793	\$ 287,968	\$ 228,227	\$ 192,583	\$	136,504	\$	106,542	\$	103,823	\$ -
Liabilities														
Post-petition Liabilities	\$ 142,730	\$ 135,597	\$ 131,230	\$ 12,891	\$ 10,249	\$ 10,503	\$ -	\$	-	\$	-	\$	-	\$ -
Pre-petition Liabilities	9,861	9,884	10,000	-	-	-	-		-		-		-	-
Claims														
Unclassified	-	-	-	-	-	-	-		-		-		-	-
Class 1 – Jefferies Secured Claim	-	-	-	-	-	-	-		-		-		-	-
Class 2 - Frontier Secured Claim	-	-	-	5,528	-	-	-		-		-		-	-
Class 3 - Other Secured Claims	-	-	-	-	-	-	-		-		-		-	-
Class 4 – Priority Non-Tax Claims	-	-	-	-	-	-	-		-		-		-	-
Class 5 – Retained Employee Claims	-	-	-	-	-	-	-		-		-		-	-
Class 6 - PTO Claims	-	-	-	-	-	-	-		-		-		-	-
Class 7 – Convenience Claims	-	-	-	-	-	-	-		-		-		-	-
Class 8 – General Unsecured Claims	-	-	-	313,588	313,588	263,588	263,588		213,588		188,588		188,588	118,723
Class 9 – Subordinated Claims	-	-	-	-	-	-	-		-		-		-	-
Class 10 – Class B/C Limited Partnership Interests	-	-	-	-	-	-	-		-		-		-	-
Class 11 – Class A Limited Partnership Interests	 -	-	-	-	-	-	-		-		-		-	-
Claim Payable	9,861	9,884	10,000	319,115	313,588	263,588	263,588		213,588		188,588		188,588	118,723
TOTAL LIABILITIES	\$ 152,591	145,481	141,230	332,007	323,836	274,091	263,588		213,588		188,588		188,588	118,723
Partners' Capital	199,551	182,842	190,005	(24,214)	(35,868)	(45,863)	(71,004)		(77,083)		(82,045)		(84,764)	(118,722)
TOTAL LIABILITIES AND PARTNERS' CAPITAL	\$ 352,142	\$ 328,323	\$ 331,235	\$ 307,793	\$ 287,968	\$ 228,227	\$ 192,583	\$	136,504	\$	106,543	\$	103,823	\$ -

Highland Capital Management, L.P. Profit/Loss (US \$000's)

	Actual	ctual th ended	Forecast> 3 month ended			3 m	onth ended	3 month ended	3 month ende	74 3	month ended		
	20 Total	t 2020	Dec 2020	То	tal 2020	_	Mar 2021	Jun 2021	Sept 2021	u J	Dec 2021	To	otal 2021
Revenue													
Management Fees	\$ 6,572	\$ 1,949		\$	11,325	\$	1,329			56 \$	856	\$	3,897
Shared Service Fees	7,672	3,765	3,788		15,225		1,373	45	4	15	-		1,463
Other Income	3,126	538	340		4,004		316	274	-				591
Total revenue	\$ 17,370	\$ 6,252	\$ 6,931	\$	30,554	\$	3,018	\$ 1,176	\$ 90	01 \$	856	\$	5,951
Operating Expenses [1]	13,328	9,171	9,399		31,899		12,168	4,897	3,97	′3	3,333		24,371
Income/(loss) From Operations	\$ 4,042	\$ (2,918)	\$ (2,468)	\$	(1,345)	\$	(9,149)	\$ (3,722)	\$ (3,07	72) \$	(2,477)	\$	(18,420)
Professional Fees	17,522	7,707	8,351		33,581		7,478	6,583	2,26	i8	1,810		18,138
Other Income/(Expenses) [2]	2,302	1,518	1,059		4,879		(196,410)	326	(9	93)	29		(196,149)
Operating Gain/(Loss)	\$ (11,178)	\$ (9,107)	\$ (9,761)	\$	(30,046)	\$	(213,037)	\$ (9,978)	\$ (5,43	33) \$	(4,259)	\$	(232,707)
Realized and Unrealized Gain/(Loss)													
Other Realized Gains/(Loss)	- (22.442)	-	- (0.070)		-		(1,013)	522	-		-		(491)
Net Realized Gain/(Loss) on Sale of Investment Net Change in Unrealized Gain/(Loss) of Investments	(28,418)	1,549	(8,850)		(35,719) (32,857)		(168) -	(2,198)		13)	(7,581)		(14,510)
Net Realized Gain /(Loss) from Equity Method Investees	(29,929)	(7,450)	4,523 (364)		(364)		-	-	-		(13,301)		(13,301)
Net Change in Unrealized Gain /(Loss) from Equity Method Investees	(80,782)	(1,700)	(304)		(82,482)		-	-	-		(13,301)		(13,301)
Total Realized and Unrealized Gain/(Loss)	\$ (139,129)	\$ (7,601)	\$ (4,692)	\$	(151,422)	\$	(1,182)	\$ (1,675)	\$ (4,56	53) \$	(20,882)	\$	(28,302)
Net Income	\$ (150,307)	\$ (16,708)	\$ (14,453)	\$	(181,468)	\$	(214,219)	\$ (11,654)	\$ (9,99	96) \$	(25,141)	\$	(261,009)

Footnotes:

^[1] Operating expenses include an adjustment in January 2021 to account for expenses that have not been accrued or paid prior to effective date.

^[2] Other income and expenses of \$197.3 million in Q1 2021 includes:

[[]a] \$209.7 million was expensed to record for the increase of allowed claims.

[[]b] Income of \$11.7 million for the accrued, but unpaid payroll liability related to the Debtor's deferred bonus programs amount written-off.

Highland Capital Management, L.P. Profit/Loss (US \$000's)

Forecast --->

		nth ended	nonth ended	month ended	3 r	nonth ended	_		
Dovenue	M	ar 2022	Jun 2022	Sept 2022		Dec 2022	1	Total 2022	 Plan
Revenue Management Fees Shared Service Fees	\$	580 -	\$ 580 -	\$ 580 -	\$	580 -	\$	2,318 -	\$ 6,215 1,463
Other Income		-	-	-		-		-	591
Total revenue	\$	580	\$ 580	\$ 580	\$	580	\$	2,318	\$ 8,269
Operating Expenses		3,635	2,679	1,739		6,425		14,478	38,849
Income/(loss) From Operations	\$	(3,056)	\$ (2,099)	\$ (1,159)	\$	(5,846)	\$	(12,160)	\$ (30,580)
Professional Fees		2,921	2,761	1,461		2,176		9,318	27,455
Other Income/(Expenses)		(103)	(101)	(100)		(350)		(654)	(196,803)
Operating Gain/(Loss)	\$	(6,079)	\$ (4,961)	\$ (2,719)	\$	(8,371)	\$	(22,131)	\$ (254,838)
Realized and Unrealized Gain/(Loss)									
Other Realized Gains/(Loss)		-	-	-		(25,587)		(25,587)	(26,078)
Net Realized Gain/(Loss) on Sale of Investment		-	-	-		-		-	(14,510)
Net Change in Unrealized Gain/(Loss) of Investments		-	-	-		-		-	-
Net Realized Gain /(Loss) from Equity Method Investees		-	-	-		-		-	(13,301)
Net Change in Unrealized Gain /(Loss) from Equity Method Investees				<u>-</u>		<u>-</u>			 -
Total Realized and Unrealized Gain/(Loss)	\$	-	\$ -	\$ -	\$	(25,587)	\$	(25,587)	\$ (53,889)
Net Income	\$	(6,079)	\$ (4,961)	\$ (2,719)	\$	(33,958)	\$	(47,718)	\$ (308,727)

Highland Capital Management, L.P. Cash Flow Indirect (US \$000's)

	Fore	ecast>									
		Sep-20	Dec-20	 Mar-21	Jun-21	Sep-21	Dec-21	 Mar-22	Jun-22	Sep-22	Dec-22
Net (Loss) Income	\$	(16,708) \$	(14,453)	\$ (214,219) \$	(11,654) \$	(9,996) \$	(25,141)	\$ (6,079) \$	(4,961) \$	(2,719) \$	(33,958)
Cash Flow from Operating Activity											
(Increase) / Decrease in Cash											
Depreciation and amortization		231	231	231	231	-	-	-	-	-	-
Other realized (gain)/ loss		-	-	1,013	(522)	-	-	-	-	-	25,587
Investment realized (gain)/ loss		(1,549)	9,214	168	2,198	4,563	20,882	-	-	-	-
Unrealized (gain) / loss		(9,150)	4,523	-	-	-	-	-	-	-	-
(Increase) Decrease in Current Assets		(470)	(133)	(1,388)	501	450	4,277	1,675	(149)	(150)	908
Increase (Decrease) in Current Liabilities		(7,110)	(4,251)	(44,172)	(2,643)	255	(10,503)	-	-	-	-
Net Cash Increase / (Decrease) - Operating Activities		(34,757)	(4,868)	(258,366)	(11,889)	(4,727)	(10,485)	(4,404)	(5,110)	(2,870)	(7,463)
Cash Flow From Investing Activities											
Proceeds from Sale of Fixed Assets		-	-	-	-	-	-	-	-	-	-
Proceeds from Investment Assets		25,650	30,027	2,698	47,152	57,498	102,788	-	21,616	-	7,960
Net Cash Increase / (Decrease) - Investing Activities		25,650	30,027	 2,698	47,152	57,498	102,788	-	21,616	-	7,960
Cash Flow from Financing Activities											
Claims payable		-	-	(73,997)	-	-	-	-	-	-	-
Claim reclasses/(paid)		-	-	319,115	(5,528)	(50,000)	-	(50,000)	(25,000)	-	(69,865)
Maple Avenue Holdings		-	-	(4,975)	-	-	-	-	-	-	-
Frontier Note		-	-	(5,195)	-	-	-	-	-	-	-
Net Cash Increase / (Decrease) - Financing Activities		-	-	234,948	(5,528)	(50,000)	-	(50,000)	(25,000)	-	(69,865)
Net Change in Cash	\$	(9,107) \$	25,159	\$ (20,719) \$	29,735 \$	2,770 \$	92,303	\$ (54,404) \$	(8,495) \$	(2,870) \$	(69,368)
Beginning Cash		14,994	5,888	31,047	10,328	40,063	42,833	135,137	80,733	72,238	69,368
Ending Cash	\$	5,888 \$	31,047	\$ 10,328 \$	40,063 \$	42,833 \$	135,137	\$ 80,733 \$	72,238 \$	69,368 \$	-

EXHIBIT 92

Engagement:	Highland Capital Management LP - 2017 Audit
Period end date:	12/31/2017
Audit unit:	Highland Capital Management LP - 2017 Audit-HQ
Associated Risks:	Risk of material misstatement in Other Assets
FSLI:	Other Assets
EGA title:	Test due from and notes receivable
Ref. no.:	3025-1510

Rollforward - Notes receivable		
When more than one preparer was involved in the completion of this EGA, document the names of the team members involved and the procedures performed.	[Document the initials or names of team members and procedures performed (e.g., Jane Dobelow)] Prepared by Hilda Garcia, PwC	oe performed step a)
Procedures	Results	Links
a) Obtain a rollforward schedule of notes receivable balances, agree balances and test mathematical accuracy.	 ☑ Obtained a rollforward schedule of notes receivable balances. Attached in tab 'Results Template' or provided link. Note that the team obtained the closing balances of notes and accounts receivable by account type/entity. Attached schedule in the <detail> tab. Additionally, note that the due from receivables listing was target tested for accounts greater than \$10M and the remaining population was non-stat tested. Refer to selections made and testing performed in the < Results Template></detail>	
	AND Tested mathematical accuracy of the rollforward schedule, as follows: [Document schedule name(s), details of testing performed or provide link to tickmarked schedule] Refer to the <detail> tab for procedures performed. Verified spreadsheet formula. Manually added or recalculated. Application controls over related report tested. Other [Specify below]. [Document details of testing, if not included in the linked schedule]</detail>	

Case 21-03003-sgj Doc 135-2 Filed 12/18/21 Entered 12/18/21 01:38:22 Desc Case 3:21-cv-00881-X Docu**AppendiX**6**Patt 2**File**Rage/62/24of 1836e** 136 of 200 PageID 22751

Rollforward - Notes receivable		
b) Agree activity within the rollforward to testing performed.	☐ Not applicable. There was no current period activity, or	
	☐ Total additions to testing performed in the EGA Test additions - Notes receivable.	
	☑ Total payments to testing performed in the EGA Test payments - Notes receivable.	Results Template
	The team tested additions and payments within this EGA. Refer to the subsequent tabs for procedures performed.	
	AND	
	 Obtained appropriate supporting documentation for any other adjustments within the rollforward, and: 	
	\sqcup Tested a selection of adjustments (test(s) added from Aura Tests of Details template), or	
	[Document other items tested and the details of work performed or provide link]	
	✓ Tested all adjustments.	
	[Document other items tested and the details of work performed or provide link]	
	The audit team tested all adjustments for notes selected for testing. Refer to the <results template=""> tab for testing performed.</results>	

Rollforward - Notes receivable		
 Obtain detailed listing(s) of the ending balance of notes receivable by asset, agree balances and test mathematical accuracy. 	 □ Not applicable. The rollforward in procedure a) was performed at the individual asset level, or □ Obtained detailed listing(s) of the ending balance of notes receivable. [Document details of accounts selected or provide link to detailed listing(s) obtained] 	
Service Delivery Center activities:	Refer to the <results template=""> tab for procedures performed. Additionally, note that the due from receivables listing was target tested for accounts greater than \$10M and the remaining population was non-stat tested. Refer to testing performed in the < Results Template></results>	Results Template
Tests of Details	AND Agreed the total per the detailed listing to the ending balance per the rollforward, and: No reconciling items noted, or Reconciling items are not significant or unusual (when considered both individually and in the aggregate); therefore no further testing performed, or [Document reconciling items noted and rationale for determination] Significant or unusual reconciling items noted; therefore performed further testing as follows: [Document reconciling items noted and testing performed or provide link] AND Tested mathematical accuracy of the detailed listing, as follows: [Document schedule name(s), details of testing performed or provide link to tickmarked schedule] Verified spreadsheet formula. Manually added or recalculated. Application controls over related report tested. Other [Specify below]. [Document details of testing, if not included in the linked schedule]	
d) Define what constitutes an unexpected or unusual balance and scan the subledgers or detailed listing of ending balances of notes receivable by asset for unexpected (e.g. credit balances, large balances not confirmed, etc.) or unusual items.	☑ Defined what constitutes an unexpected or unusual balance, as follows: [Define and document what constitutes an unexpected or unusual balance] An unexpected or unusual balance is defined as anything that is not considered in Due from Affiliate, within the details. The engagement team performed a Credit Risk Analysis over the material balances within the <detail> tab to ensure that there were no unexpected or unusual loans. Refer to the <credit analysis="" risk=""> tab for the engagement team analysis over the related balances.</credit></detail>	

Case 21-03003-sgj Doc 135-2 Filed 12/18/21 Entered 12/18/21 01:38:22 Desc Case 3:21-cv-00881-X Docu**AppendiX**6**Patt 2**File**Page/62/2**•**of 1836e** 138 of 200 PageID 22753

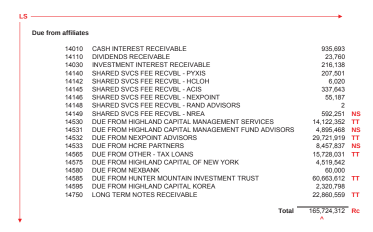
Rollforward - Notes receivable								
	AND							
	Scanned the subledgers or detailed listings noting the following:							
	☑ No unexpected or unusual balances, or							
	☐ Unusual or unexpected balances identified:							
	[Document details of unexpected or unusual balances identified and resolution]							

Additional engagement specific procedures, if necessary					
Procedures Results					
[Document engagement specific additional procedures,	[Document results of additional procedures]				
if necessary]	N/A				
N/A					

HCMI P

Prepared by Hilda Garcia. PwC

ote: The below detail is for the Due From and Notes Receivable FSLI's. The team tested 100% of the Notes Receivable balance and performed a target test in addition non-stat sample over the Due from Affiliate balance to ensure adequate coverage. Refer below for testing references.



SUMMAR	RY	
	Rc	
Total Due From	165,724,312	
Target Test Count	5	TOD Form: Test Due from Affiliates
Total Targeted	143,096,473	
Total Non Stat	13,945,556	
# of selections	3	
Total Tested	157,042,029	★

Interest Income Tested						
501,807						
266,997						
712,821						
284,231						
1,547,673						
1705711						
3,313,529						

- Tickmark Legend

 * Footed without exception
- Rc Recalculated amount. Refer to the respective cell's formula for further details. LS Amount agrees to the lead schedule linked below.
- Lead schedule Assets
- NS Amount was selected for Non-Statistical Sampling Testing. Refer to the Non-Stat template linked below for further information and to the <Results Template> tab for testing performed.

 TOD Form: Test Due from Affiliates
- TT Due from affiliate amount was selected for Target Testing. Refer to the Target Testing template linked below for further information and to the Results Template tab for testing performed TOD Form: Test Due from Affiliates PM Remaining balance is below performance materiality, waive further review.

- Rc Recalculated amount. Refer to the respective cell's formula for further details.
- LS Agrees to the lead schedule linked below without exception.

 <u>Lead schedule Assets</u>

 NS The

 $\underline{\mathsf{TOD}}$ Form: Test notes receivables, due from, and other assets $\overline{\mathsf{TT}}$ The

Appx. 01519

Oetails ————————————————————————————————————						
Account #	Counter Party	Amount	Interest Rate	Maturity Date	<u>Nature</u>	Recoverability
14530	Highland Capital Management Services (James Dondero majority owner)	14,122,352	2.75%	12/31/2047	Highland Capital Management Services is an S Corp that acts as a platform investment company for one-off investments. Loans are provided to this entity primarily in order to provide seed capital for new investments.	Based on our testing performed over this loan, the engagement team notes that all the previous loans issued to HCMS have been restrictured and consolidated into no loan with an antity died of 123 (125/47 and seyely installment payment plan. The audit team also vouched interest payments being made by the fund, which also signifies that they have the ability to continue to make their payments. As such, the team is confrontable that the fund will be able to pay the loan when it becomes due. Further note HLMCS services has also paid back \$81. Mo th CMLP in principal payments for 2017 (vouched by engagement team) and paid off all the interest owed to the fund as of 123/12017. As the fund is showing an ability by confirming to make payments subsequent to year and and installment payment plan has been implemented. The audit team is contributable that the entity has the ability to pay down this loan when it becomes due. Furthermore, Jin Dondero owns more than 70% of the entity of the payment of th
14531	Highland Capital Fund Advisors	4,895,468	2.62%	On demand but not before 5/31/2019	Loans are made to HCMF for the fund's operational purposes.	Per review of the audited HCMF financial statements, the engagement team notes that the fund is realizing profits and has a positive cash flow. Based on the learning ping concern considerations for the far. (In the expectation is shat the fund will be in positive partners capital by the next Secal year. Based on the profit and improving performance of the fund, the team is comfortable that they will be able to pay the loan when it becomes due.
14532	Nexpoint Advisors	29,721,919	6%	12/31/2047	Loans are made to Nexpoint for the fund's operational purposes.	Per review of the audited Nepoint financial statements, the engagement team notes that the fund is realizing profits and has a positive easily not. Bead on the learning oping connect considerations for this fund, the expectation is shat the fund continue to encover from it is required partners capital balance in the coming years as at continues to improve performance and does not over distribute partners' capital. The engagement team additionally notes that NPA has stopped warring management feets in the current year for the BED (Neportic Capital Strategies) which is expected to significantly increase their revenue for future period. Based on the profit and improving performance of the fund, the team is controlated that they will be alse to pay the foun installments as they become due.
14533	HCRE Partners (James Dondero)	8,457,837	Varies	On demand and 12/31/2047	this entity primarily in order to provide seed capital for new investments. Note that 31% of	Per discussion with Drave Kola, HCMLP, the audit team notes that these loans are made at a high interest rate in order to encourage the fund to pay of the loan quoidly. Based on our testing performed over this ban, the engagement team notes that the loans issues to HCME went through a restructure in the current year. As such, 31% of the HCME batince is due on demand and the remaining 69% is made up of an estructure of the current year. As such, 51% of the HCME batince is due on demand and the remaining 69% is made up of an estructure of the that an analysis place of 12/5/12/07 and implements an installant plan over 30 years. The audit team also vouched have been also been such as a such that the such as the plant of the bating that the plant is the plant of the bating that the plant is the plant of the bating that the plant is constructed that the flux will be able to type the can when it becomes due Furthermore, Am Eordeon come more than 70% of this entity.
14565	James Dondero	15,728,031	2.03%-2.25%	On demand and 12/31/2047	Related to Loans given to Limited Partners within the fund including James Dondero and Mark Okada in order to satisfy tax liability. Both have little basis in the fund, therefore a tax loan was given instead of an equity distribution. Note that James Dondero's portion was 92% of this balance and has a maturity date of 12/31/2047.	Per review of the Nexpoint Credit Strategy Fund from 130 filed with the SEC on S8/18, the engagement team notes that James Dondero owns 17.8% of this fund. Per review of the audited 123/11 first fundance statements for HFI., even due to also the Assat value of 552/30,205.94, which leaves Dondero's ownership value in the fund at 1505.43,000. Additionally, the team notes that per NexPoint Residential Trust, inc. Brown EFF 148 filed with the SEC on 41 (1702.6), almes Dondero also owns 15.95.64 to NexPoint Residential Trust, the review of the audited to the Assat Value of 150.45 to 1
14750	Dugaboy (James Dondero)	22,860,559	3.26%	12/31/2047	The audit team notes that this note was primarily made in order to donate assets held by the fund to charity. Therefore, the fund sold assets in exchange for a Note Payable ultimately from Dugaboy, of which the primary beneficiary is James Dondero.	See above.
14585	Hunter Mountain Investment Trust (James Dondero)	60,663,612	2.61%	On demand	Note that Hunter Mountain purchased 99.5% of HCMLP. This loan was originally made for seler financing of the purchase of HCMLP as a part of the purchase price was paid in cash and a portion was financed as a note payable to HCMLP.	As Hunter Mountain owns 99.5% of HCMLP (verified through capital testing), the audit team notes that if Hunter Mountain did not have the ability to pay when the note became due, HCMLP could simply recover the receivable by netting off Hunter Mountain's capital balance. As such, the team is confloatable with the recoverability of this note. Additionally, the team notes that James Dondero is a significant owner of Hunter Mountain through the Cores of isolated in lesistance. Therefore, the team notes that Mr. Dondero has significant net worth in excess of the amount that is payable to HCMLP and therefore he has the ability to pay the loan.

Rollforward schedule of notes receivable									
						Rc, imm			
G/L Account	Account Description	Amount per Client		Balance per Testing Performed	ТМ	Differences			
Target Tested									
145	32 DUE FROM NEXPOINT ADVISORS	29,721,919	<detail></detail>	29,721,919	В	-			
145	65 DUE FROM OTHER - TAX LOANS	15,728,031	<detail></detail>	15,728,031	С	(
145	B5 DUE FROM HUNTER MOUNTAIN INVESTMENT TRUST	60,663,612	<detail></detail>	60,663,612	<due from="" hunter="" mountain=""></due>	(0			
	50 LONG TERM NOTES RECEIVABLE	22,860,559		22,860,559	<dugaboy></dugaboy>				
145	30 DUE FROM HIGHLAND CAPITAL MANAGEMENT SERVICES	14,122,352	<detail></detail>	14,122,352	<due from="" hcmsi=""></due>				
	Total Amount Targeted	143,096,473		143,096,473		(0			
lon-Stat									
141	49 SHARED SVCS FEE RECVBL - NREA		<detail></detail>	555,203	A	37,047.6			
	31 DUE FROM HIGHLAND CAPITAL MANAGEMENT FUND ADVISORS	4,895,468	<detail></detail>	4,895,468	В				
145	33 DUE FROM HCRE PARTNERS	8,457,837	<detail></detail>	8,457,837	D				
	Total Amount Non-Stat	13,945,556		13,908,508	Rc	37,047.7			
		٨		^		۸			
	Total Amount Tested	157,042,029.10		157,004,981.46	Rc	37,047.6			

- Rc Amount recalculated. Refer to respective cell for formula detail.

 imm Amount is immaterial, below SUM. Further testing is waived.
- Amount footed. Refer to respective cell for formula detail.
- A The engagement team obtained comfort over the Shared Svcs Fee Receivable NREA amount by performing procedures as documented in the EGA linked below. Per review of the procedures performed, the amount deemed reasonable. Waived further procedures.
 - Test shared services expenses
- B The engagement team notes that the receivables above relate to amounts due from other audited HCM entities for loans provided by Highland Capital Management, L.P. ("HCMLP") to Highland Capital Management Fund Advisors ("HCMFA") or NexPoint Advisors ("NPA"). Further note the engagement team prepared and tested the Due to HCMLP rollforwards for both HCMFA and NPA, which correspond to the receivables amount above in conjunction with testing over those entities, without exception. Note that the following procedures were performed within the EGAs linked below

Due from HCMFA

Amount
4,895,468 HCMFA - Understand debt agreements and test compliance
29,721,919 Nexpoint Advisor - Understand debt agreements and test compliance

C The engagement team notes that this amount is made up of 2 separate loans issued for tax purposes to two owners, James Dondero and Mark Okada. in 2016. We note that the James Dondero loans have been restructured and consolidated in the current year. Refer to the <0onder or Tax Loan> tab for testing and support obtained. The note receivable due from Mark Okada has not had any paydowns in the current year. As such Okada's note receivable balance as of 12/31/2017 is consistent with prior year.

I	Date	Lender	Interest Rate	Amount	
ſ		5/31/2017 HCM Dondero -	2.03%	14,478,031	<dondero loan="" tax=""></dondero>
ı		Restructured			
ı		4/15/2016 HCM Okada	2.25%	1,250,000	04152016 HCM Okada \$1.25M
ı				15,728,031	Rc
ı				٨	

D The engagement team notes that this amount is made up of 3 separate loans issued to HCRE. We not that one of the notes was restructured in the current year and an additional note has been issued. Refer below for support reconciliation and support obtained from Drew Wilson, HCM.

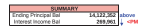
Date	Lender	Interest Rate	Amount	
	11/27/2013 HCRE #9	2.03%	100,000	PY
	5/31/2017 HCRE Restructured	8.00%	5,857,837	<hcre restructure=""></hcre>
	10/12/2017 HCRE #10	8.00%	2,500,000	10122017 HCRE \$2.5M
		· -	8,457,837	Rc
		_	٨	1

Due from Highland Capital Management Services Account Detail - Year end Balances 12/31/2017 PBC, tickmarked by Hilda Garcia, PwC

Closing Date Beginning Principle Balance \$
Interest Rate 20,247,628.02

	Rc	В	Rc	Rc	В		Rc
Date	Interest Income	Interest Paid	Accrued Interest	Beg Prin Bal	Principal Paid		Ending Prin Bal
5/31/2017	-	-	-	20.247.628	-		20.247.628
6/23/2017	35,087	(35,087)	-	20,247,628	(950,130)	1	19,297,498
6/30/2017	10,177		10,177	19,297,498			19,297,498
7/6/2017	8,724	(18,901)	· · · · · · · · · · · · · · · · · · ·	19,297,498	(888,395)	2	18,409,103
7/18/2017	16,644	(16,644)	_	18,409,103	(1,014,820)	3	17,394,283
7/31/2017	17,037		17,037	17,394,283	-		17,394,283
8/25/2017	32,763	(199,329)	(149,529)	17,394,283	(1,771,931)	4	15,622,352
8/31/2017	7,062	· · · · ·	(142,467)	15,622,352			15,622,352
9/30/2017	35,311	-	(107,156)	15,622,352			15,622,352
10/31/2017	36,488	-	(70,668)	15,622,352	-		15,622,352
11/30/2017	35,311	-	(35,358)	15,622,352	-		15,622,352
12/21/2017	24,718	-	(10,640)	15,622,352	(1,500,000)	5	14,122,352
12/31/2017	10,640	-	(0)	14,122,352	-		14,122,352
Totals	269,961	(269,961)	(0)		(6,125,276)		14,122,352

		Interest I	ncome - 2017	
A	Date	Principle	Interest Rate	Interest Income
Ш	12/31/2016	21,650,000	2.26%	
Ш	1/31/2017	21,650,000	2.26%	41,556
Ш	2/28/2017	21,650,000	2.26%	37,535
Ш	3/31/2017	21,800,000	2.78%	51,472
Ш	4/30/2017	21,800,000	2.78%	49,812
Ш	5/31/2017	21,800,000	2.78%	51,472
¥	remaining			269,961
	Total Interest		•	501,807
•				٨



- Tickmark Legend

 * Footed without exception.

 Re Recalculated amount. Refer to the respective cell's formula for further details.

 Imm Amount is immaterial (below SUM). Therefore, further analysis is waived.

 PWP Agreet of the prior year workpaper, without exception. Refer to the Test due from and notes receivable EGA in prior years database.

 *PM Amount is below performance materiality, further testing waived.

 A Agreet of the restructure Loan Agreement obtained from Drew Wilson, HCM, without exception. Refer to agreement linked below.

 _06212017 HCMSI Loan Restructure

 - B Agreed to cash deposit in the Nexbank bank statement (account #: 1614130) for each respective month noted, without exception. Further testing waived. Refer below for breakdown of payment



- C The engagement team notes that the following note receivable due from HCMSI was not included in the restructure and was completely paid off on 6/23/2017. No exceptions noted.
- D The engagement team notes that the following notes were issued to HCMI during 2017. Note that the engagement team vouched the cash withdrawal to the March, June, and August. 2017 Nexbank bank statement (account #: 1614130). Additionally, not that HCMSI #44 was included in the restructure of the HCMSI bans and HCMSI #45 was completely paid on the current year. No exception noted.

	Amount issued	Date issued	Date paid off	
HCMSI #44	150,000	3/31/2017	Restructured	Refer to Exhibit A in Restructured Loan Agreement in TM A
HCMSI #45	1,300,000	6/7/2017	6/23/2017	
HCMSI #46	500,000	8/31/2017	10/16/2017	

Due from James Dondero - Tax Loan Account Detail - Year end Balances

PBC, tickmarked by Hilda Garcia, PwC

Note: The engagement team notes that in prior year there were two loans given to James Dondero, HCM Owner, for tax purposes. The original loan balances were agreed to their note agreements in the prior year, without exception. Note that on 5/31/2017, the loans to James Dondero were restructured and consolidated into one note receivable balance. The audit team obtained the original restructured agreement and the debl rollforward from Drew Wilson, HCMLP. Refer below for the new restructured receivable rollforward tied out by the audit team. As the ending balance of the note agrees to the Notes Receivable balance on the lead schedule without exception, further analysis is waived.

Restructured Closing Date Total Commitment Restructured \$ Rate

5/31/2017 14,977,274 2.03%

	Rc	В	Rc	Rc	В	Rc
Date	Interest Income	Interest Paid	Accrued Interest	Beg Prin Bal	Principal Paid	Ending Prin Bal
5/31/2017	-	-	-	14,977,273.63 abov	/e -	14,977,273.63
6/23/2017	19,158.60		19,158.60	14,977,273.63		14,977,273.63
6/30/2017	5,830.88		24,989.48	14,977,273.63		14,977,273.63
7/31/2017	25,822.46	-	50,811.94	14,977,273.63		14,977,273.63
8/31/2017	25,822.46	-	76,634.40	14,977,273.63		14,977,273.63
9/30/2017	24,989.48	-	101,623.88	14,977,273.63		14,977,273.63
10/31/2017	25,822.46	-	127,446.34	14,977,273.63		14,977,273.63
11/30/2017	24,989.48	-	152,435.82	14,977,273.63		14,977,273.63
12/31/2017	25,822.46	(178,258.28)	-	14,977,273.63	(499,242.47)	14,478,031.16
Totals	178,258.28	(178,258.28)	-		(499,242.47)	14,478,031.16

	Interest Income - 2017						
4							
d	Date	Principle	Interest Rate	Interest Income			
Ш	12/31/2016	11,000,000	1.95%				
Ш	1/31/2017	11,000,000	1.95%	18,218			
Ш	2/28/2017	11,000,000	1.95%	16,455			
Ш	3/31/2017	11,000,000	1.95%	18,218			
Ш	4/30/2017	11,000,000	1.95%	17,630			
Ш	5/31/2017	11,000,000	1.95%	18,218			
₩	remaining			178,258			
	Total Interest			266,997			
_							

1	SUMMARY	1	
١	Ending Principal Bal	14,478,031	above
١	Interest Income Bal	178,258	↓ <pm< th=""></pm<>

Tickmark Legend

- ^ Footed without exception.
- Rc Recalculated amount. Refer to the respective cell's formula for further details.
- imm Amount is immaterial (below SUM). Therefore, further analysis is waived.

 PYWP Agreed to the prior year workpaper, without exception. Refer to the Test due from and notes receivable EGA in prior years database.
- <PM Amount is below performance materiality, further testing waived.
 - A Agreed to the restructure Loan Agreement obtained from Drew Wilson, HCM, without exception. Refer to agreement linked below. 06212017 Dondero Loan Restructure
 - B Agreed to cash deposit in the December Nexbank bank statement (account #: 1614130), without exception. Further testing waived. Note that the Interest and principle payment were made in one lump sum payment of \$677,500.75. Refer below for breakdown of payment.

Principle Payment 499,242 **above** 178,258 **above** 677,501 **B** Interest Payment

Due from Get Good Account Detail - Year end Balances 12/31/2017 PBC, tickmarked by Hilda Garcia, PwC

Note: The engagement team notes that this amount is a related to a Note Receivable from Get Good original sold on 12/28/2016. Per review of the original purchase agreement, linked below, the audit team notes that HCMLP exchanged assets (held as a liability) for the right to receive 97.6835% of Get Good's Note receivable. We note that the original note receivable issued to Get Good Trust from the Dugaboy Trust was for \$24,268,621.69 on 5/31/2017. The audit team obtained the original restructured agreement and the debt rollforward from Drew Wilson, HCMLP. Refer below for the new restructured receivable rollforward tied out by the audit team. As the ending balance of the note agrees to the Notes Receivable balance on the lead schedule without exception, further analysis is waived.

GG and HCM PSA Crusader - Loan Fund - AAL 63370369 2 (2) 06212017 Dugaboy Interest Amendment

		нсм	PYWP
Original Note Date	12/28/2016	97.6835%	1
Original Note Amount	\$ 23,817,640	\$ 23,265,904	↓
Restructured Closing Date	5/31/2017	97.6835%	Α
Total Restructured Amount	\$ 24,268,622	\$ 23,706,439	
Rate	3.260%		1

Rc	В	Rc	Rc	В	Rc
Interest Income	Interest Paid	Accrued Interest	Beg Prin Bal	Principal Paid	Ending Prin Bal
-	-	-	23,706,439.07	-	23,706,439.07
48,698.87		48,698.87	23,706,439.07		23,706,439.07
14,821.40		63,520.27	23,706,439.07		23,706,439.07
65,637.61	-	129,157.88	23,706,439.07		23,706,439.07
8,469.37	(441,854.32)	(304,227.07)	23,706,439.07	(845,879.76)	22,860,559.31
55,128.40	- '	(249,098.68)	22,860,559.31		22,860,559.31
61,253.77	-	(187,844.90)	22,860,559.31		22,860,559.31
63,295.57	-	(124,549.34)	22,860,559.31		22,860,559.31
61,253.77	-	(63,295.57)	22,860,559.31		22,860,559.31
63,295.57		- 1	22,860,559.31		22,860,559.31
441,854.32	(441,854.32)	-		(845,879.76)	22,860,559.31
	48,698.87 14,821.40 65,637.61 8,469.37 55,128.40 61,253.77 63,295.57 61,253.77 63,295.57	Interest Income	Interest Income	Interest Income	Interest Income Interest Paid Accrued Interest Beg Prin Bal Principal Paid 48,698.87 48,698.87 23,706,439.07 23,706,439.07 14,821.40 63,520.27 23,706,439.07 65,637.61 129,157.88 23,706,439.07 8,469.37 (441,854.32) (304,227.07) 23,706,439.07 55,128.40 (249,098.68) 22,860,559.31 61,253.77 (187,844.90) 22,860,559.31 63,295.57 (124,549.34) 22,860,559.31 61,253.77 (63,295.57) 22,860,559.31 63,295.57 22,860,559.31

PYWP	Interest Income - 2017					
	Date	Principle	Interest Rate	Interest Income		
	12/31/2016	23,817,640	2.75%			
	1/31/2017	23,817,640	2.75%	55,629		
	2/28/2017	23,817,640	2.75%	50,245		
	3/31/2017	23,817,640	2.75%	55,629		
	4/30/2017	23,817,640	2.75%	53,834		
	5/31/2017	23,817,640	2.75%	55,629		
+	remaining			441,854		
	Total Interest			712,821		

SUMMARY		1
Ending Principal Bal	22,860,559	above
Interest Income Bal	441,854	↓ <pm< td=""></pm<>

- Rc Recalculated amount. Refer to the respective cell's formula for further details.
- imm Amount is immaterial (below SUM). Therefore, further analysis is waived.

 PYWP Agreed to the prior year workpaper, without exception. Refer to the Test due from and notes receivable EGA in prior years database.

 PM Amount is below performance materiality, further testing waived.
 - A Agreed to the restructure Get Good Note Receivable Loan Agreement obtained from Drew Wilson, HCM, without exception. Refer to agreement linked below 06212017 Dugaboy Interest Amendment
 - B Agreed to cash deposit in the August Compass Bank statement (account #: 0025876342), without exception. Further testing waived. Note that the Interest and principle payment were made in one lump sum payment of \$1,287,734.08. Refer below for breakdown of payment.

Principle Payment 845,880 above Interest Payment 441,854 above 1,287,734 B **HCRE** Restructure Account Detail - Year end Balances 12/31/2017 PBC, tickmarked by Hilda Garcia, PwC

Note: The engagement team notes that some of HCRE's previous notes receivables were restructured and consolidated on 5/31/2017. The audit team obtained the original restructured agreement and the debt rollforward from Drew Wilson, HCMLP. Refer below for the new restructured receivable rollforward tied out by the audit team. As the ending balance of the note agrees to the Notes Receivable balance on the lead schedule without exception, further analysis is waived.

Restructured Closing Date Total Commitment Restructured \$ Rate

5/31/2017 A 6,059,832 8.00%

	Rc	В	Rc	Rc		В	Rc
Date	Interest Income	Interest Paid	Accrued Interest	Beg Prin Bal		Principal Paid	Ending Prin Bal
5/31/2017	-	-	-	6,059,831.51	above	-	6,059,831.51
6/23/2017	30,548.19		30,548.19	6,059,831.51			6,059,831.51
6/30/2017	9,297.28		39,845.47	6,059,831.51			6,059,831.51
7/31/2017	41,173.65	-	81,019.12	6,059,831.51			6,059,831.51
8/31/2017	41,173.65	-	122,192.77	6,059,831.51			6,059,831.51
9/30/2017	39,845.47	-	162,038.23	6,059,831.51			6,059,831.51
10/31/2017	41,173.65	-	203,211.88	6,059,831.51			6,059,831.51
11/30/2017	39,845.47	-	243,057.35	6,059,831.51			6,059,831.51
12/31/2017	41,173.65	(284,231.00)	-	6,059,831.51		(201,994.42)	5,857,837.09
Totals	284,231.00	(284,231.00)	-			(201,994.42)	5,857,837.09

		Interest I	ncome - 2017	
PYWP				
- 1	Date	Principle	Interest Rate	Interest Income
	12/31/2016	5,750,000	7.85%	
	1/31/2017	5,750,000	7.85%	38,336
	2/28/2017	5,750,000	7.85%	34,626
	3/31/2017	5,750,000	7.85%	38,336
	4/30/2017	5,750,000	7.85%	37,099
	5/31/2017	5,750,000	7.85%	38,336
₩.	remaining			284,231
	Total Interest			470,964
-				٨

SUMMARY]
Ending Principal Bal	5,857,837	above
Interest Income Bal	284,231	↓ <pm< td=""></pm<>

Tickmark Legend

- ^ Footed without exception.
- Rc Recalculated amount. Refer to the respective cell's formula for further details.
- imm Amount is immaterial (below SUM). Therefore, further analysis is waived.

 PYWP Agreed to the prior year workpaper, without exception. Refer to the Test due from and notes receivable EGA in prior years database.
- <PM Amount is below performance materiality, further testing waived.
- A Agreed to the restructure Loan Agreement obtained from Drew Wilson, HCM, without exception. Refer to agreement linked below. 06212017 HCRE Partners Loan Restructure
- B Agreed to cash deposit in the December Nexbank bank statement (account #: 1614130), without exception. Further testing waived. Note that the Interest and principle payment were made in one lump sum payment of \$486,225.42. Refer below for breakdown of payment.

Principle Payment 201,994 above 284,231 **above** 486,225 **B** Interest Payment

HCMLP Notes Receivable 12/31/2017 PBC, tickmarked by Hilda Garcia, PwC

> Note: The audit team notes that this Note Receivable balance is made up of a Hunter Mountain Investment Trust note. The audit team obtained the original contribution agreement in prior year, and also obtained the debt rollforward from Sean Fox, HCMLP. Refer below for the rollforward tied out by the audit team. As the ending balance of the note agrees to the Notes Receivable balance on the lead schedule without exception, further analysis is waived.

63,000,000 Beginning Principal Interest Rate Effective Date 2 61%

	Rc		Rc	Rc	D	В	Rc
Date	Interest Income	Interest Paid	Accrued Interest	Beg Prin Bal	Principal Paid	PIK	Ending Prin Bal
12/31/16	46,099	-	46,099	64,644,423	PYWP -	-	64,644,423 PY\
01/05/17	23,113	(69,211) D	-	64,644,423	(5,461,994)	-	59,182,430
01/31/17	110,031		110,031	59,182,430	=	-	59,182,430
02/28/17	118,495		228,525	59,182,430	=	-	59,182,430
03/31/17	131,190	-	359,716	59,182,430	=	-	59,182,430
04/30/17	126,958		486,674	59,182,430	=	-	59,182,430
05/31/17	131,190		617,865	59,182,430	=	-	59,182,430
06/30/17	126,958	-	744,823	59,182,430	=	-	59,182,430
07/31/17	131,190	-	876,013	59,182,430	=	-	59,182,430
08/31/17	131,190		1,007,204	59,182,430	=	-	59,182,430
09/30/17	126,958	-	1,134,162	59,182,430	=	-	59,182,430
10/31/17	131,190		1,265,353	59,182,430	=	-	59,182,430
11/30/17	126,958		1,392,311	59,182,430	=	-	59,182,430
12/21/17	88,871	(1,481,182) B	-	59,182,430	=	1,481,182	60,663,612
12/31/17	43,379	-	43,379	60,663,612	=	-	60,663,612
Totals	1,547,673 C	(1,550,394)	43,379		(5,461,994)	1,481,182	60,663,612
	A	A			A	A	

SUMMARY		
Ending Principal Bal	60,663,612	above
Interest Income Bal	1,547,673	above

Tickmark Legend

- ^ Footed without exception.
- Rc Recalculated amount. Refer to the respective cell's formula for further details.
- PYWP Agreed to the prior year workpaper, without exception. Refer to the Test due from and notes receivable EGA in prior years database
 - A Agrees to the signed Hunter Mountain contribution agreement linked below without exception. Refer to pg. 49 of the agreement for further details Hunter Mountain Contribution Agreement

 - B Per discussion with Sean Fox, HCMLP, and review of the amortization schedule within the promissory note linked below (p. 7/7), the audit team notes that the interest accrued PIKs at it's anniversary date each year. Therefore, the team deems it reasonable that the full value of accrued interest was capitalized into the principal balance on the notes one year anniversary. Refer to the note below for further details.

- C Agree to the Interest Income for Hunter Mountain Trust per the <80100> detail tab within an immaterial difference. Refer to the reconciliation within the aforementioned tab linked below for further details.
- D Agreed to cash deposit in the January Compass Bank statement (account #: 0025876342), without exception. Further testing waived. Note that the Interest and principle payment were made in one lump sum payment of \$5,531,205. Refer below for breakdown of payment.

5,461,994 **above** 69,211 **above** 5,531,205 **D** Interest Payment

Page 1 of 1
HCM Account Analysis Report

Parameter	s given:	
	From	То
Entity	0010	0010
Dept	000	999
Account	80100	80100
Business	00	99
Future	0000	0000
GI Date	01-JAN-17	31-DEC-17

Note: Note that Interest Income makes up a portion of the Other Income balance. As a majority of interest income was calculated within this EGA, the team performed a reconciliation to the detail

Range																						
JOURNA	L ENTRIE	S								PAYAB	LES			RECEIV	ABLES			FIXED	ASSET	S		
					Journal						AP	AP				AR	AR				placed	
					Line	Journal Line	Account code	Amount		Supplier	Check	Invoice	AP Invoice			Transaction		Asset	Asset	Asset	in	Asset
Source	Category	Journal Batch Name	Journal Name	GL Date	Number	Description Journal Import Created	combination	DR	CR	name	#	#	Description	Name	Number	Number	Description	Number	vendor	Description	service	Category
Receivables	Misc Receipts	Receivables A 1863659 2313167	JAN-17 Misc Receipts USD	31-Jan-17	5	Journal Import Created	0010.000.80100.00.0000		23,113						01052017ADW							
Receivables	Misc Pacaints	Receivables A 1899658 2344091	IAN-17 Misc Pagaints USD	31-Jan-17		Journal Import Created	0010.000.80100.00.0000		1.651						01262017ADW							
						Journal Import Created																
Receivables	Misc Receipts	Receivables A 1922659 2366196 2	2FEB-17 Misc Receipts USD	28-Feb-17	3	Journal Import Created	0010.000.80100.00.0000	-	1,925						02132017ADW						\vdash	
Receivables	Misc Receipts	Receivables A 1990658 2426146	MAR-17 Misc Receipts USD	31-Mar-17	3		0010.000.80100.00.0000	-	597						03272017ADW						\vdash	
Receivables	Misc Receipts	Receivables A 2026660 2461091	APR-17 Misc Receipts USD	30-Apr-17	4	Journal Import Created	0010.000.80100.00.0000		1,607						04122017ADW							
Receivables	Miss Bassints	Receivables A 2076655 2506411	MAY 17 Miss Bassists USD	31-May-17		Journal Import Created	0010.000.80100.00.0000		19.333						05092017ADW							
						Journal Import Created																
Receivables	Misc Receipts	Receivables A 2077659 2507104	MAY-17 Misc Receipts USD	31-May-17	6	Journal Import Created	0010.000.80100.00.0000	-	519						05152017ADW						-	
Receivables	Misc Receipts	Receivables A 2106675 2535026	MAY-17 Misc Receipts USD	31-May-17	2	·	0010.000.80100.00.0000		9,518						05312017ADW						\vdash	
Receivables	Misc Receipts	Receivables A 2151677 2568629	JUN-17 Misc Receipts USD	30-Jun-17	5	Journal Import Created	0010.000.80100.00.0000		882						06162017ADW						ı	
Receivables	Misc Receints	Receivables A 2163676 2578612	IUN-17 Misc Receipts USD	30-Jun-17	. 4	Journal Import Created	0010.000.80100.00.0000		35,362						06232017ADW						ı	
						Journal Import Created																
Receivables	Misc Receipts	Receivables A 2171694 2581566	JUN-17 Misc Receipts USD	30-Jun-17	4	Journal Import Created	0010.000.80100.00.0000	-	168,255						06282017ADW						-	
Receivables	Misc Receipts	Receivables A 2186697 2602193	JUL-17 Misc Receipts USD	31-Jul-17	5	Journal Import Created	0010.000.80100.00.0000	-	8,724						07062017ADW						\vdash	
Receivables	Misc Receipts	Receivables A 2214695 2629550	JUL-17 Misc Receipts USD	31-Jul-17	5		0010.000.80100.00.0000		16,644						07182017ADW							
Receivables	Misc Receipts	Receivables A 2236699 2650232 2	AUG-17 Misc Receipts USD	31-Aug-17	4	Journal Import Created	0010.000.80100.00.0000		7,124						08042017ADW						ı	
			1			Journal Import Created	0010.000.80100.00.0000															
Receivables		Receivables A 2271697 2675803	1	31-Aug-17	3	Journal Import Created		-	17,037						08252017ADW						-	
Receivables	Misc Receipts	Receivables A 2346698 2747212 2	OCT-17 Misc Receipts USD	31-Oct-17	2	Journal Import Created	0010.000.80100.00.0000	-	21						10022017ADW						-	
Receivables	Misc Receipts	Receivables A 2371699 2771151	OCT-17 Misc Receipts USD	31-Oct-17	5		0010.000.80100.00.0000		565						10162017ADW							
Receivables	Misc Receipts	Receivables A 2382699 2784571	OCT-17 Misc Receipts USD	31-Oct-17	2	Journal Import Created	0010.000.80100.00.0000		101,085						10202017ADW						ı	
Receivables	. F B	Receivables A 2385695 2785572	OCT ITM - P	31-Oct-17		Journal Import Created	0010.000.80100.00.0000		1.979						10242017ADW						1	
					- 3	Journal Import Created																
Receivables	Misc Receipts	Receivables A 2402698 2798571 2	2NOV-17 Misc Receipts USD	30-Nov-17	2	Journal Import Created	0010.000.80100.00.0000	-	14						11012017ADW						-	
Receivables	Misc Receipts	Receivables A 2495699 2923167 2	DEC-17 Misc Receipts USD	31-Dec-17	2	·	0010.000.80100.00.0000	-	8						12012017ADW						\vdash	
Receivables	Misc Receipts	Receivables A 2501697 2926035	DEC-17 Misc Receipts USD	31-Dec-17	6	Journal Import Created	0010.000.80100.00.0000	25,822							12082017ADW						ı	
Receivables	Miss Bassints	Receivables A 2501697 2926035	DEC 17 Miss Passints USD	31-Dec-17		Journal Import Created	0010.000.80100.00.0000		51.645						12082017ADW						1	
					,	Journal Import Created															-	
Receivables	Misc Receipts	Receivables A 2507697 2934193	DEC-17 Misc Receipts USD	31-Dec-17	2	Journal Import Created	0010.000.80100.00.0000	-	25,204						12052017ADW						-	
Receivables	Misc Receipts	Receivables A 2527697 2948397	DEC-17 Misc Receipts USD	31-Dec-17	2	·	0010.000.80100.00.0000	-	27,620						12202017ADW						⊢—	
Receivables	Misc Receipts	Receivables A 2538700 2961491		31-Dec-17	4	Journal Import Created	0010.000.80100.00.0000		41,174						12272017ADW						ا	
		Reverses "20170531 Interest Receivable JE - NPA 6 True-up	Receivable IE - NPA 6 True-up			5/31/2017 Interest Receivable NPA #6 True-up	1														. 1	
Spreadsheet	Adjustment	Ad*13-JUN-17 12:28:33 - 255906	Adjustment USD*13-JUN-17	31-May-17	2		0010.000.80100.00.0000	43,669														
Spreadsheet	Adjustment	Spreadsheet A 2354621	20170131 NexBank MM Interest Adjustment USD	31-Jan-17	4	Interest (Account *891)	0010.210.80100.10.0000															
Samo dobo ·	Adjustment	Spreadsheet A 2354621	20170131 NexBank MM Interest Adjustment USD	31-Jan-17		Interest (Account *735)	0010.210.80100.10.0000															
Spreadsheet	Adjustment	Spreadsneet A 2354621	Adjustment USD	31-Jan-17	1 3		0010.210.80100.10.0000	1	- 0	L	L	L		1	L	1	l			A		

IOI IDN: A	L ENTRIE	e								PAYAB	I EQ			RECEIV	ABLES			FIVES	ACCET	C		
JOURNA	LENIKIE	3								FATAB	LES			RECEIV.	ADLES			FIXED	ASSET	8	Date	
					Journal						AP	AP				AR	AR				placed	
	0-1	Income I Botol Name		01 0-1-	Line	Journal Line	Account code	Amount	Amount	Supplier	Check	Invoice		Customer			Transaction		Asset	Asset	in	Asset
Source	Category	Journal Batch Name	Journal Name 20170131 NexBank MM Interest	GL Date	Number	Description Interest (Account *130)	combination	DR	CR	name	#	#	Description	Name	Number	Number	Description	Number	vendor	Description	service	Categor
preadsheet	Adjustment	Spreadsheet A 2354621	Adjustment USD	31-Jan-17	6	interest (Account -130)	0010.210.80100.10.0000		2,697													
			20170131 Hunter Mountain Note			Hunter Mountain Interest																
preadsheet	Adjustment	Spreadsheet A 2355499	Receivable Update Adjustment 20170131 Interest Receivable JE	31-Jan-17	2	Receivable True-up 12/31/2016 Interest Receivable	0010.210.80100.10.0000	-	110,031												\rightarrow	-
preadsheet	Adjustment	Spreadsheet A 2357551	Adjustment USD	31-Jan-17	2		0010.000.80100.00.0000		343,993													
			20170228 NexBank MM Interest			Interest (Account *891)																
preadsheet	Adjustment	Spreadsheet A 2397428	Adjustment USD 20170228 NexBank MM Interest	28-Feb-17	- 4	Interest (Account *735)	0010.210.80100.10.0000	-													\rightarrow	-
preadsheet	Adjustment	Spreadsheet A 2397428	Adjustment USD	28-Feb-17	5		0010.210.80100.10.0000		0													
		C111-2207420	20170228 NexBank MM Interest	20 5 1 17		Interest (Account *130)	0010 210 00100 10 0000		6 131													
preadsheet	Adjustment	Spreadsheet A 2397428	Adjustment USD 20170228 Hunter Mountain Note	28-Feb-17		Hunter Mountain Interest	0010.210.80100.10.0000	-	5,131												\rightarrow	-
preadsheet	Adjustment	Spreadsheet A 2397438	Receivable Update Adjustment	28-Feb-17	2	Receivable True-up	0010.210.80100.10.0000	-	118,495													
		C 1.1 1.2407270	20170228 Interest Receivable JE Adjustment USD	20 5 1 17		1/31/2017 Interest Receivable	0010.000.80100.00.0000		308,550													
preadsheet	Adjustment	Spreadsheet A 2407378	Adjustment USD 20170331 Hunter Mountain Note	28-Feb-17	2	Hunter Mountain Interest	0010.000.80100.00.0000		308,550												-	_
preadsheet	Adjustment	Spreadsheet A 2438206	Receivable Update Adjustment	31-Mar-17	2	Receivable True-up	0010.210.80100.10.0000	-	131,190													
preadsheet	Adjustment	Spreadsheet A 2438837	20170331 NexBank MM Interest Adjustment USD	31-Mar-17		Interest (Account *735)	0010.210.80100.10.0000															
preausucer	Aujustment	apreausucer A 2438837	20170331 NexBank MM Interest	31-Mai-17	- 4	Interest (Account *891)	0010.210.80100.10.0000		0												-	
preadsheet	Adjustment	Spreadsheet A 2438837	Adjustment USD	31-Mar-17	5		0010.210.80100.10.0000		395													
preadsheet	Adjustment	Spreadsheet A 2438837	20170331 NexBank MM Interest Adjustment USD	31-Mar-17		Interest (Account #130)	0010.210.80100.10.0000		2,595													
preausucer	Aujustment	apreausucer A 2438837	20170316 Cash Transfer Operating	31-Mai-17		HCMSI 34 Loan Paydown -	0010.210.80100.10.0000		4,393												-	
preadsheet	Adjustment	Spreadsheet A 2439400	to MM Adjustment USD	16-Mar-17	- 4	Int Income	0010.000.80100.00.0000	-	2,012													
preadsheet	Adjustment	Spreadsheet A 2439592	20170331 Interest Receivable JE Adjustment USD	31-Mar-17		3/31/2017 Interest Receivable	0010.000.80100.00.0000		339,658													
preadsneet	Adjustment	Spreadsneet A 2439592	20170331 Jefferies Reconciliation	31-Mar-17		Services Loan Repayment	0010.000.80100.00.0000		339,038												-	
preadsheet	Adjustment	Spreadsheet A 2463466	Adjustment USD	31-Mar-17	39		0010.000.80100.00.0000		2,012													
preadsheet	Adjustment	C	20170430 Hunter Mountain Note	20.417		Hunter Mountain Interest	0010.210.80100.10.0000		126 958													
preadsneet	Adjustment	Spreadsheet A 2485997	Receivable Update Adjustment 20170430 Interest Receivable JE	30-Apr-17		Receivable True-up 4/30/2017 Interest Receivable	0010.210.80100.10.0000		120,938												-	
preadsheet	Adjustment	Spreadsheet A 2509281	Adjustment USD	30-Apr-17	5	Double Booked Mar JE	0010.000.80100.00.0000	2,012														
		Spreadsheet A 2509281	20170430 Interest Receivable JE Adjustment USD	20.417		4/30/2017 Interest Receivable	0010.000.80100.00.0000		327.087													
preadsheet	Adjustment	Spreadsneet A 2309281	20170430 NexBank MM Interest	30-Apr-17		Interest (Account *891)	0010.000.80100.00.0000		327,087												-	
preadsheet	Adjustment	Spreadsheet A 2523355	Adjustment USD	30-Apr-17	4		0010.210.80100.10.0000															
preadsheet	Adjustment	Spreadsheet A 2523355	20170430 NexBank MM Interest Adjustment USD	30-Apr-17		Interest (Account *735)	0010.210.80100.10.0000															
preadsneet	Adjustment	Spreadsneet A 2525555	20170430 NexBank MM Interest	30-Apr-17		Interest (Account *130)	0010.210.80100.10.0000		0												-	
preadsheet	Adjustment	Spreadsheet A 2523355	Adjustment USD	30-Apr-17	6		0010.210.80100.10.0000	-	784													
preadsheet	Adjustment	Spreadsheet A 2536972	20170531 Hunter Mountain Note Receivable Update Adjustment	31-May-17		Hunter Mountain Interest	0010.210.80100.10.0000		131 190													
preadsneet	Adjustment	Spreadsneet A 2530972	20170531 Interest Receivable JE	31-May-17		Receivable True-up 5/31/2017 Interest Receivable	0010.210.80100.10.0000		131,190												-	
preadsheet	Adjustment	Spreadsheet A 2536980	Adjustment USD	31-May-17	2		0010.000.80100.00.0000		289,998													
preadsheet	Adjustment	Spreadsheet A 2537119	20170531 NexBank MM Interest Adjustment USD	31-May-17		Interest (Account *891)	0010.210.80100.10.0000															
preadsneet	Adjustment	Spreadsneet A 253/119	20170531 NexBank MM Interest	31-May-17	4	Interest (Account *735)	0010.210.80100.10.0000														-	
preadsheet	Adjustment	Spreadsheet A 2537119	Adjustment USD	31-May-17	5		0010.210.80100.10.0000		0													
preadsheet	Adjustment	Spreadsheet A 2537119	20170531 NexBank MM Interest Adjustment USD	31-May-17		Interest (Account #130)	0010.210.80100.10.0000		645													
preausucer	Aujustment	Spreausneet A 2337119	20170531 Interest Receivable JE -	31-May-17		5/31/2017 Interest Receivable	0010.210.80100.10.0000		043												-	
preadsheet	Adjustment	Spreadsheet A 2558459	NPA 6 True-up Adjustment USD	31-May-17	2	NPA #6 True-up	0010.000.80100.00.0000		43,669													
preadsheet	Adjustment	Spreadsheet A 2559065	20170531 Interest Receivable JE - NPA 6 True-up Adjustment USD	31-May-17	,	5/31/2017 Interest Receivable - NPA #6 True-up	0010.000.80100.00.0000		42.288													
p. comment	junnent	opening the Asset (Asset (As)(Asset (Asset (Asset (Asset (Asset (Asset (Asset (Asset (Asset (20170630 Hunter Mountain Note		<u> </u>	Hunter Mountain Interest															-	
preadsheet	Adjustment	Spreadsheet A 2580825	Receivable Update Adjustment	30-Jun-17	2	Receivable True-up	0010.210.80100.10.0000	-	126,958				1									ــــــ
preadsheet	Adjustment	Spreadsheet A 2591843	20170630 NexBank MM Interest Adjustment USD	30-Jun-17		Interest (Account *735)	0010.210.80100.10.0000		0			1			1							
quemositeet	ranjuraliiciit	DJ1043	20170630 NexBank MM Interest	50-Juli-17	-	Interest (Account *891)			- 0												-	
preadsheet	Adjustment	Spreadsheet A 2591843	Adjustment USD	30-Jun-17	5		0010.210.80100.10.0000	-	405													
preadsheet	Adjustment	Spreadsheet A 2591843	20170630 NexBank MM Interest Adjustment USD	30-Jun-17	_	Interest (Account *130)	0010.210.80100.10.0000		933			1			1							1
preausifeet	ragustinent	apremanicel A 2371043	20170630 Interest Receivable JE			6/30/2017 Interest Receivable			733				l		 							
preadsheet	Adjustment	Spreadsheet A 2611838	Adjustment USD	30-Jun-17	3		0010.000.80100.00.0000	1,381														
preadsheet	Adjustment	Spreadsheet A 2611838	20170630 Interest Receivable JE Adjustment USD	30-Jun-17		6/30/2017 Interest Receivable	0010.000.80100.00.0000		329,757			1			1							
preadsneet	Adjustment	opreausacet A 2011838	Adjustment USD 20170731 NexBank MM Interest	30-Jun-1/	-	Interest (Account *891)	0010-000.80100.00.00.0000		329,151		\vdash		!		 						-	
preadsheet	Adjustment	Spreadsheet A 2649966	Adjustment USD	31-Jul-17	4		0010.210.80100.10.0000															
		D 1.1 1.2640066	20170731 NexBank MM Interest	21.1.1.1		Interest (Account *735)	0010 210 00100 10 0		_												l	
preadsheet	Adjustment	Spreadsheet A 2649966	Adjustment USD	31-Jul-17	5	l	0010.210.80100.10.0000		0		-	1	1		1	1	1			Anny		

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OOOIKINA	LENTINE									IAIAD			1	KLOLIV	ADLLO	1		FIXED	ASSEI	3	Date	
					Journal		Account code			0	AP	AP	A.D	0	4D D	AR	AR				placed	
Source	Category	Journal Batch Name	Journal Name	GL Date	Line Number	Journal Line Description	combination	Amount DR	CR	Supplier	tneck #	Invoice #	AP Invoice Description		AR Receipt Number	Number	Transaction Description		Asset	Asset Description	in	Asset
			20170731 NexBank MM Interest			Interest (Account *130)																
Spreadsheet	Adjustment	Spreadsheet A 2649966	Adjustment USD 20170731 Hunter Mountain Note	31-Jul-17		Hunter Mountain Interest	0010.210.80100.10.0000		1,306													-
Spreadsheet	Adjustment	Spreadsheet A 2650532	Receivable Update Adjustment	31-Jul-17	2	Receivable True-up	0010.210.80100.10.0000		131,190													1
			20170731 Interest Receivable JE			7/31/2017 Interest Receivable																
Spreadsheet	Adjustment	Spreadsheet A 2650573	Adjustment USD 20170731 Interest Receivable JE	31-Jul-17	- 4	7/31/2017 Interest Receivable	0010.000.80100.00.0000	24,909	-													
Spreadsheet	Adjustment	Spreadsheet A 2650573	Adjustment USD	31-Jul-17			0010.000.80100.00.0000		2,762													
Spreadsheet	Adjustment	Spreadsheet A 2650573	20170731 Interest Receivable JE Adjustment USD	31-Jul-17		7/31/2017 Interest Receivable	0010.000.80100.00.0000		141.895													1
эргенилисся	rujuminem	injutation of 2000775	20170731 Jefferies Reconciliation		,	Carey Interest Payment			141,072													
Spreadsheet	Adjustment	Spreadsheet A 2673397	Adjustment USD 20170731 Interest Receivable JE	31-Jul-17	42	7/31 Interest Receivable JE	0010.000.80100.00.0000		49,805													
Spreadsheet	Adjustment	Spreadsheet A 2673495	True-up Adjustment USD	31-Jul-17	2	True-up	0010.000.80100.00.0000	-	278,887													1
			20170831 Hunter Mountain Note			Hunter Mountain Interest																
Spreadsheet	Adjustment	Spreadsheet A 2685126	Receivable Update Adjustment 20170831 NexBank MM Interest	31-Aug-17	- 2	Receivable True-up Interest (Account *891)	0010.210.80100.10.0000		131,190													\vdash
Spreadsheet	Adjustment	Spreadsheet A 2695370	Adjustment USD	31-Aug-17	4		0010.210.80100.10.0000															
Spreadsheet	Adjustment	Spreadsheet A 2695370	20170831 NexBank MM Interest Adjustment USD	31-Aug-17		Interest (Account *735)	0010.210.80100.10.0000		0													1
spreausneer	Aujustinent	apreausieet A 2053370	20170831 NexBank MM Interest	31-Aug-17	-	Interest (Account *130)	0010.210.80100.10.0000		- 0													
Spreadsheet	Adjustment	Spreadsheet A 2695370	Adjustment USD 20170831 Interest Receivable JE	31-Aug-17			0010.210.80100.10.0000		2,045													
Spreadsheet	Adjustment	Spreadsheet A 2696075	Adjustment USD	31-Aug-17		8/31 Interest Receivable JE	0010.000.80100.00.0000		338,436													1
			20170831 Jefferies Reconciliation			Carey Interest Payment																
Spreadsheet	Adjustment	Spreadsheet A 2712153	Adjustment USD 20170831 Jefferies Reconciliation	31-Aug-17	15	MT Statutory Trust Interest	0010.000.80100.00.0000		-													-
Spreadsheet	Adjustment	Spreadsheet A 2712153	Adjustment USD	31-Aug-17	16	Income	0010.000.80100.00.0000		61,996													1
Spreadsheet	Adjustment	Spreadsheet A 2734904	20170930 Hunter Mountain Note Receivable Update Adjustment	30-Sep-17		Hunter Mountain Interest	0010.210.80100.10.0000		126 958													
Spreadsneet	Adjustment	Spreadsneet A 2/34904	20170930 Interest Receivable JE	30-Sep-17	-	Receivable True-up 9/30 Interest Receivable JE	0010.210.80100.10.0000		120,938													
Spreadsheet	Adjustment	Spreadsheet A 2746843	Adjustment USD	30-Sep-17	3	True-up	0010.000.80100.00.0000		15,726													
Spreadsheet	Adjustment	Spreadsheet A 2746843	20170930 Interest Receivable JE Adjustment USD	30-Sep-17		9/30 Interest Receivable JE	0010.000.80100.00.0000		363,494													1
			20170930 NexBank MM Interest			Interest (Account *735)																
Spreadsheet	Adjustment	Spreadsheet A 2747543	Adjustment USD 20170930 NexBank MM Interest	30-Sep-17	4	Interest (Account *130)	0010.210.80100.10.0000		- 0													-
Spreadsheet	Adjustment	Spreadsheet A 2747543	Adjustment USD	30-Sep-17		Interest (Account - 150)	0010.210.80100.10.0000		386													1
	A. F	C111-2747543	20170930 NexBank MM Interest	30-Sep-17		Interest (Account *891)	0010.210.80100.10.0000		406													
Spreadsheet	Adjustment	Spreadsheet A 2747543	Adjustment USD 20170930 Jefferies Reconciliation	30-Sep-17	,	Carey Interest Payment	0010.210.80100.10.0000		406													
Spreadsheet	Adjustment	Spreadsheet A 2749161	Adjustment USD	30-Sep-17	13		0010.000.80100.00.0000															
Spreadsheet	Adjustment	Spreadsheet A 2749161	20170930 Jefferies Reconciliation Adjustment USD	30-Sep-17	1/	Carey PIK	0010.000.80100.00.0000		24.821													1
	rujuminem		20171031 Hunter Mountain Note			Hunter Mountain Interest																
Spreadsheet	Adjustment	Spreadsheet A 2797447	Receivable Update Adjustment 20171031 Interest Receivable JE	31-Oct-17	2	Receivable True-up 10/31 Interest Receivable JE	0010.210.80100.10.0000		131,190													-
Spreadsheet	Adjustment	Spreadsheet A 2797677	Adjustment USD	31-Oct-17	2	10/31 Interest Receivable JE	0010.000.80100.00.0000		283,722													1
		Spreadsheet A 2798308	20171031 NexBank MM Interest Adjustment USD	31-Oct-17		Interest (Account *891)	0010.210.80100.10.0000															
Spreadsheet	Adjustment	Spreadsheet A 2798308	20171031 NexBank MM Interest	31-Oct-17	- 4	Interest (Account *735)	0010.210.80100.10.0000															\vdash
Spreadsheet	Adjustment	Spreadsheet A 2798308	Adjustment USD	31-Oct-17			0010.210.80100.10.0000		0													
Spreadsheet	Adjustment	Spreadsheet A 2798308	20171031 NexBank MM Interest Adjustment USD	31-Oct-17		Interest (Account *130)	0010.210.80100.10.0000		454													1
	,		20171031 Jefferies Reconciliation		,	Carey Interest Payment																
Spreadsheet	Adjustment	Spreadsheet A 2811284	Adjustment USD 20171130 Hunter Mountain Note	31-Oct-17	13	Hunter Mountain Interest	0010.000.80100.00.0000	-	55,268													-
Spreadsheet	Adjustment	Spreadsheet A 2874566	Receivable Update Adjustment	30-Nov-17	- 2	Receivable True-up	0010.210.80100.10.0000	-	126,958													1
			20171130 Interest Receivable JE			11/30 Interest Receivable JE																
Spreadsheet	Adjustment	Spreadsheet A 2923523	Adjustment USD 20171130 Interest Receivable JE	30-Nov-17	3	11/30 Interest Receivable JE	0010.000.80100.00.0000		28,337	-												
Spreadsheet	Adjustment	Spreadsheet A 2923523	Adjustment USD	30-Nov-17	4		0010.000.80100.00.0000		387,984													
Spreadsheet	Adjustment	Spreadsheet A 2924233	20171130 NexBank MM Interest Adjustment USD	30-Nov-17		Interest (Account *891)	0010.210.80100.10.0000															1
Ancaustics(conjustinent	procession is 2724233	20171130 NexBank MM Interest	30*1404-17	· •	Interest (Account *735)																
Spreadsheet	Adjustment	Spreadsheet A 2924233	Adjustment USD	30-Nov-17			0010.210.80100.10.0000	-	0				ļ					-			-	
Spreadsheet	Adjustment	Spreadsheet A 2924233	20171130 NexBank MM Interest Adjustment USD	30-Nov-17		Interest (Account #130)	0010.210.80100.10.0000		1,720									1				1
			20171130 Jefferies Reconciliation			Goldfield & Carey PIK																
Spreadsheet	Adjustment	Spreadsheet A 2924986	Adjustment USD 20171231 Hunter Mountain Note	30-Nov-17	- 12	Hunter Mountain Interest	0010.000.80100.00.0000	-	391,743									-			-	
	1	Spreadsheet A 2971371	Receivable Update Adjustment	31-Dec-17	1 .	Receivable True-up	0010.210.80100.10.0000	1	132 128		1	1	1	1		1	1		1			1

JOURNA	L ENTRIE	S								PAYAB	LES			RECEIVA	ABLES		FIXED	ASSET	S		
Source	Category	Journal Batch Name	Journal Name	GL Date	Journal Line Jumber	Journal Line Description	Account code combination	Amount DR	Amount CR	Supplier name	AP Check #	AP Invoice #	AP Invoice Description		AR Receipt Number	AR Transaction Description		Asset	Asset Description	placed in service	Asset Category
Spreadsheet	Adjustment	Spreadsheet A 2971390	20171231 NexBank MM Interest Adjustment USD	31-Dec-17	4	Interest (Account *735)	0010.210.80100.10.0000	-	0												1
Spreadsheet	Adjustment		20171231 NexBank MM Interest Adjustment USD	31-Dec-17	5	Interest (Account *891)	0010.210.80100.10.0000	-	403												1
Spreadsheet	Adjustment	Spreadsheet A 2971390	20171231 NexBank MM Interest Adjustment USD	31-Dec-17	6	Interest (Account *130)	0010.210.80100.10.0000		1,695												
Spreadsheet	Adjustment	Spreadsheet A 2985407	20171231 Interest Receivable JE Adjustment USD	31-Dec-17		12/31 Interest Receivable JE - HCMSI Interest True-up	0010.000.80100.00.0000	-	1,093												
Spreadsheet	Adjustment		20171231 Interest Receivable JE Adjustment USD	31-Dec-17		12/31 Interest Receivable JE - Dugaboy Interest True-up	0010.000.80100.00.0000		3,206												
Spreadsheet	Adjustment		20171231 Interest Receivable JE Adjustment USD	31-Dec-17	11	12/31 Interest Receivable JE	0010.000.80100.00.0000		261.921												
			20171231 Interest Receivable JE Adjustment USD	31-Dec-17		12/31 Interest Receivable JE - Dugaboy Principal True-up	0010.000.80100.00.0000		395.013												i
Spreadsheet	Adjustment		20171231 Jefferies Reconciliation Adjustment USD	31-Dec-17		Goldfield PIK	0010.000.80100.00.0000		11.742												i
			20171231 Interest Receivable JE - Dugaboy Interest True-up	31-Dec-17		12/31 Interest Receivable JE - Dugabov Interest True-up	0010.000.80100.00.0000	304.227													1
		Spreadsheet A 3056868	20171231 Carey PIK Adjustment	31-Dec-17			0010.000.80100.00.0000		216,138												-
								402.020	7.451.059												

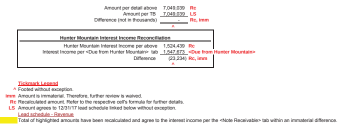


EXHIBIT 93

Case 21-03003-sgj Doc 135-2 Filed 12/18/21 Entered 12/18/21 01:38:22 Desc Case 3:21-cv-00881-X Docu**AppendiX**6**Patt 2**File**Rage/63/24f 1836e** 152 of 200 PageID 22767

Engagement:	Highland Capital Management LP - 2018 Audit	
Period end date:	12/31/2018	
Audit unit:	Highland Capital Management LP - 2018 Audit-HQ	
Associated Risks:	Risk of material misstatement in Other Assets	
FSLI:	Other Assets	
EGA title:	Test due from and notes receivable	
Ref. no.:	3025-1510	
Rollforward - Notes receivable		
When more than one preparer was involved in the completion of	[Document the initials or names of team members and procedures performed (e.g., Jane Do	e performed step a)
this EGA, document the names of the team members involved	below)]	
and the procedures performed.	Prepared by Madeline Pacocha, PwC	
Procedures	Results	Links
a) Obtain a rollforward schedule of notes receivable	Obtained a rollforward schedule of notes receivable balances. Attached in tab 'Results Template' or	
balances, agree balances and test mathematical accuracy.	provided link.	
	Note that the team obtained the closing balances of notes and accounts receivable by	
	account type/entity. Attached schedule in the <detail> tab. Additionally, note that the</detail>	
	due from receivables listing was target tested for accounts greater than \$10M and the	
	remaining population was non-stat tested. Refer to selections made and testing	
	performed in the < Results Template>	
	performed in the < Results Template>	
	AND	
	☐ Agreed balances to prior period workpapers and closing balances to the general ledger, and	
	_ ingreed buttanees to prior period wormpapers and closing summees to the general reager, and	
	☑ No reconciling items noted, or	
	 Reconciling items are not significant or unusual (when considered both individually and in the aggregate); therefore no further testing performed, or 	
	[Document reconciling items noted and rationale for determination]	
	\sqcup Significant or unusual reconciling items noted; therefore performed further testing as follows:	
	[Document reconciling items noted and testing performed or provide link]	
	AND	
	☐ Tested mathematical accuracy of the rollforward schedule, as follows:	
	[Document schedule name(s), details of testing performed or provide link to tickmarked	
	schedule]	
	Refer to the <detail> tab for procedures performed.</detail>	
	☑ Verified spreadsheet formula.	
	☐ Manually added or recalculated.	
	☐ Manually added of recalculated. ☐ Application controls over related report tested.	
	\sqcup Other [Specify below].	
	[Document details of testing, if not included in the linked schedule]	
b) Agree activity within the rollforward to testing performed.	☐ Not applicable. There was no current period activity, or	
	☑ Agreed activity within the rollforward to testing performed in the following EGAs (check those that	
	apply):	
	 Total additions to testing performed in the EGA <i>Test additions - Notes receivable.</i> 	
	☐ Total payments to testing performed in the EGA <i>Test additions - Notes receivable.</i>	Posulte Tomplete
		Results Template
	The team tested additions and payments within this EGA. Refer to the subsequent tabs for procedures performed.	

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Rollforward - Notes receivable		
	AND	
	Obtained appropriate supporting documentation for any other adjustments within the rollforward, and:	
	\sqcup Tested a selection of adjustments (test(s) added from Aura Tests of Details template), or	
	[Document other items tested and the details of work performed or provide link]	
	✓ Tested all adjustments.	
	[Document other items tested and the details of work performed or provide link]	
	The audit team tested all adjustments for notes selected for testing. Refer to the <results template=""> tab for testing performed.</results>	

R	ollforward - Notes receivable		
c)	Obtain detailed listing(s) of the ending balance of notes	☐ Not applicable. The rollforward in procedure a) was performed at the individual asset level, or	
	receivable by asset, agree balances and test mathematical		
	accuracy.	☑ Obtained detailed listing(s) of the ending balance of notes receivable.	
		[Document details of accounts selected or provide link to detailed listing(s) obtained]	
	Service Delivery Center activities:		
		Refer to the <results template=""> tab for procedures performed. Additionally, note that the</results>	
		due from receivables listing was target tested for accounts greater than \$10M and the	Results Template
		remaining population was non-stat tested. Refer to testing performed in the < Results	Tresults Template
		Template>	
	Tests of Details	AND	
	Tests of Details		
		Agreed the total per the detailed listing to the ending balance per the rollforward, and:	
		☑ No reconciling items noted, or	
		Reconciling items are not significant or unusual (when considered both individually and in the	
		aggregate); therefore no further testing performed, or	
		[Document reconciling items noted and rationale for determination]	
		☐ Significant or unusual reconciling items noted; therefore performed further testing as follows:	
		[Document reconciling items noted and testing performed or provide link]	
		AND	
		☐ Tested mathematical accuracy of the detailed listing, as follows:	
		[Document schedule name(s), details of testing performed or provide link to tickmarked	
		schedule]	
		✓ Verified spreadsheet formula.	
		☐ Manually added or recalculated.	
		☐ Application controls over related report tested.	
		☐ Other [Specify below].	
		[Document details of testing, if not included in the linked schedule]	
d)	Define what constitutes an unexpected or unusual balance	☐ Defined what constitutes an unexpected or unusual balance, as follows:	
	and scan the subledgers or detailed listing of ending	[Define and document what constitutes an unexpected or unusual balance]	
	balances of notes receivable by asset for unexpected (e.g.		
	credit balances, large balances not confirmed, etc.) or	An unexpected or unusual balance is defined as anything that is not considered in Due	
	unusual items.	from Affiliate, within the details. The engagement team performed a Credit Risk	
		Analysis over the material balances within the <detail> tab to ensure that there were</detail>	
		no unexpected or unusual loans. Refer to the <credit analysis="" risk=""> tab for the</credit>	
		engagement team analysis over the related balances.	
		AND	
		☐ Scanned the subledgers or detailed listings noting the following:	
		☐ No unexpected or unusual balances, or	
		☐ Unusual or unexpected balances identified:	
		[Document details of unexpected or unusual balances identified and resolution]	
		[Document details of unexpected of unusual valances (dentined and resolution)	
1			I .

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Rollforward - Notes receivable

Additional engagement specific procedures, if necessary						
Procedures	Results					
[Document engagement specific additional procedures,	[Document results of additional procedures]					
if necessary]	N/A					
N/A						

HCMLP Various Assets - Detail 12/31/2018

Prepared by Madeline Pacocha, PwC

Note: The below detail is for the Due From and Notes Receivable FSLI's. The team tested 100% of the Notes Receivable balance and performed a target test in addition non-stat sample over the Due from Affiliate balance to ensure adequate coverage. Refer below for testing references.

Due from affiliates		
14010	CASH INTEREST RECEIVABLE	53,104
14140	SHARED SVCS FEE RECVBL - PYXIS	235,476
14142	SHARED SVCS FEE RECVBL - HCLOH	30,036
14148	SHARED SVCS FEE RECVBL - RAND ADVISORS	2
14530	DUE FROM HIGHLAND CAPITAL MANAGEMENT SERVICES	13,884,352
14531	DUE FROM HIGHLAND CAPITAL MANAGEMENT FUND ADVISORS	4,895,352
14532	DUE FROM NEXPOINT ADVISORS	28,417,403
14533	DUE FROM HCRE PARTNERS	9,005,843
14565	DUE FROM OTHER - TAX LOANS	30,141,021
14575	DUE FROM HIGHLAND CAPITAL OF NEW YORK	4,951,652
14580	DUE FROM NEXBANK	60,000
14585	DUE FROM HUNTER MOUNTAIN INVESTMENT TRUST	60,167,335
14595	DUE FROM HIGHLAND CAPITAL KOREA	3,564,966
14750	LONG TERM NOTES RECEIVABLE	21,556,268
	Total —	176,962,810

SUMMAR	Υ	
	Rc	
Total Due From	176,962,810	
Target Test Count	5	TOD Form: Test Due from Affiliates
Total Targeted	154,166,379	
Total Non Stat	18,852,847	
# of selections	3	
Total Tested	173,019,226	*
	3,943,584	
		•
Interest Income	Tested	
HCMSI	265,120	
Dondero Tax Loan	293,571	
HCRE	468,096	
Hunter Mountain	1,582,893	
Total Tested	2,609,679	

Tickmark Legend

- ^ Footed without exception.
- Rc Recalculated amount. Refer to the respective cell's formula for further details.
- LS Amount agrees to the lead schedule linked below.

<u>Lead schedule - Asset</u>

NS Amount was selected for Non-Statistical Sampling Testing. Refer to the Non-Stat template linked below for further information and to the TOD Form: Test Due from Affiliates

TT Due from

TOD Form: Test Due from Affiliates

<PM Remaining balance is below performance materiality, waive further review.

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Highland Capital Management, L.P. Credit Risk Analysis 12/31/2018 Prepared by Madeline Pacocha, PwC

Note: The audit team performed a credit analysis for all material (above performance materiality) notes receivable in order to determine the nature and intent of each note as well as assess the ability of the payee to pay the note. Refer to the team's analysis below.

<detail> —</detail>			A	A		
Account #	Counter Party	Amount	Interest Rate	Maturity Date	<u>Nature</u>	Recoverability
14530	Highland Capital Management Services (James Dondero majority owner)	13,884,352	2.75%	12/31/2047	Highland Capital Management Services is an S Corp that acts as a platform investment company for one-off investments. Loans are provided to this entity primarily in order to provide seed capital for new investments.	Based on our testing performed over this loan, the engagement team notes that all the previous loans issued to HCMSI have been restructured and consolidated into one loan with a maturity date of 12/31/20/4 and a yearly installment payment plan. The audit team also vouched interest payments being made by the fund, which also signifies that they have the ability to continue to make their payments. As such, the team is comfortable that the fund will be able to pay the loan when it becomes due. Further note that HCM Services has also paid back \$588K to HCMLP in principal payments for 2018 (vouched by engagement team) and paid off all the interest of the fund as of 12/31/2018. As the fund is showing an ability by continuing to make payments subsequent to year end and an installment payment plan has been implemented, the audit team is comfortable that the entity has the ability to pay down this loan when it becomes due. Furthermore, Jim Dondero owns more than 70% of this entity.
14531	Highland Capital Fund Advisors	4,895,352	2.62%	On demand but not before 5/31/2019	Loans are made to HCMF for the fund's operational purposes.	Per review of the audited HCMF financial statements, the engagement team notes that the fund is realizing profits and has a positive cash flow. Based on the team's going concern considerations for this fund, the expectation is that the fund will be in positive partners capital by the next fiscal year. Based on the profit and improving performance of the fund, the team is comfortable that they will be able to pay the loan when it becomes due.
14532	Nexpoint Advisors	28,417,403	6%	12/31/2047	Loans are made to Nexpoint for the fund's operational purposes.	Per review of the audited Nexpoint financial statements, the engagement team notes that the fund is realizing profits and has a positive cash flow. Based on the team's going concern considerations for this fund, the expectation is that the fund continue to recover from its negative partners' capital balance in the coming years as it continues to improve performance and does not over distribute partners' capital. The engagement team additionally notes that NPA has stopped waiving management fees to the BDC (Nexpoint Capital Strategies) which is expected to significantly increases their revenue for future period. Based on the profit and improving performance of the fund, the team is comfortable that they will be able to pay the loan installments as they become due.
14533	HCRE Partners (James Dondero)	9,005,843	Varies	and	HCRE Partners is a real estate investment entity that investments in opportunistic real estate investments and historically has realized substantial gains. Loans are provided to this entity primarily in order to provide seed capital for new investments. Note that 31% of this balance is due on demand. The remaining 69% is made up of a restructured loan that has a maturity date of 12/31/2047.	
14565	James Dondero	30,141,021	2.03%-2.25%	On demand and 12/31/2047	Related to Loans given to Limited Partners within the fund including James Dondero and Mark Okada in order to satisfy tax liability. Both have little basis in the fund, therefore a tax loan was given instead of an equity distribution. Note that James Dondero's portion was 92% of this balance and has a maturity date of 12/31/2047.	Per review of the Nexpoint Strategy Opportunities Fund form 13D filed with the SEC on 10/25/18, the engagement team notes that James Dondero owns 16.8% of this fund. Per review of the audited 120/1/18 financial statements for NHF, we note a total Net Asset Value of \$767.7 million, which leaves Dondero's ownership value in the fund at \$126.9 million. Additionally, the team notes that per NexPoint Residential Trust, Inc. form DEF 13D filed with the SEC on 11/20/2018, James Dondero also owns 19.65% of NexPoint Residential Trust. Per review of the audited 12/31/18 financial statements for NXRT, we note a total Net Asset Value of \$296,028.000 which leaves Dondero's ownership value in the fund at \$56.196.95.02. Based solely on these two investment values (\$188,089.502 value), not considering his extensive ownership of other assets, the team notes that Mr. Dondero has significant net worth in excess of the amount that is payable to HCMLP and therefore he has the ability to pay the loan. We note that because NHF is a publicly traded fund, he has the ability to sell his shares or transfer them back to HCMLP to satisfy the debt.
14750	Dugaboy (James Dondero)	21,556,268	3.26%	12/31/2047	The audit team notes that this note was primarily made in order to donate assets held by the fund to charity. Therefore, the fund sold assets in exchange for a Note Payable ultimately from Dugaboy, of which the primary beneficiary is James Dondero.	See above.
14585	Hunter Mountain Investment Trust (James Dondero)	60,167,335	2.61%	On demand	Note that Hunter Mountain purchased 99.5% of HCMLP. This loan was originally made for seller financing of the purchase of HCMLP as a part of the purchase price was paid in cash and a portion was financed as a note payable to HCMLP.	As Hunter Mountain owns 99.5% of HCMLP (verified through capital testing), the audit team notes that if Hunter Mountain did not have the ability to pay when the note became due, HCMLP could simply recover the receivable by netting off Hunter Mountain's capital balance. As such, the team is comfortable with the recoverability of this note. Additionally, the team notes that James Dondero is a significant owner of Hunter Mountain through the Crown Global Life Insurance. Therefore, the team notes that Mr. Dondero has significant net worth in excess of the amount that is payable to HCMLP and therefore he has the ability to pay the loan.

Tickmark Legend

A Agrees to the note agreements obtained within the <Results Template> tab for testing.

G/L Account	Account Description	Amount per Client		Balance per Testing Performed	ТМ	Differences
arget Tested						
•	14530 DUE FROM HIGHLAND CAPITAL MANAGEMENT SERVICES	13,884,352	<detail></detail>	13,884,352	<due from="" hcmsi=""></due>	-
	14532 DUE FROM NEXPOINT ADVISORS	28,417,403	<detail></detail>	28,417,403	Α	-
	14565 DUE FROM OTHER - TAX LOANS	30,141,021	<detail></detail>	30,141,021	В	0
	14585 DUE FROM HUNTER MOUNTAIN INVESTMENT TRUST	60,167,335	<detail></detail>	60,167,336	<due from="" hunter="" mountain=""></due>	(1)
	14750 LONG TERM NOTES RECEIVABLE	21,556,268	<detail></detail>	21,556,268	<dugaboy></dugaboy>	-
	Total Amount Targete	ed 154,166,379		154,166,379		(0)
lon-Stat						
	14531 DUE FROM HIGHLAND CAPITAL MANAGEMENT FUND ADVISORS		<detail></detail>	4,895,468	Α	-116.00
	14533 DUE FROM HCRE PARTNERS	9,005,843		9,005,843	С	0
	14575 DUE FROM HIGHLAND CAPITAL OF NEW YORK	4,951,652	<detail></detail>	4,951,652	<new york=""></new>	(0)
	Total Amount Non-Sta	at 18,852,847	7	18,852,963	₹c	(115.89)
		٨		۸	<u> </u>	٨
	Total Amount Tested	173,019,226.00	<u>)</u>	173,019,342.30	₹c	-116.30

Tickmark Legend

- Rc Amount recalculated. Refer to respective cell for formula detail.
- imm Amount is immaterial, below SUM. Further testing is waived.
 - ^ Amount footed. Refer to respective cell for formula detail.
- **PY** Agrees to the prior year Asset lead schedule tested by the audit team without exception.
- A The engagement team notes that the receivables above relate to amounts due from other audited HCM entities for loans provided by Highland Capital Management, L.P. ("HCMLP") to Highland Capital Management Fund Advisors ("HCMFA") or NexPoint Advisors ("NPA"). Further note the engagement team prepared and tested the Due to HCMLP rollforwards for both HCMFA and NPA, which correspond to the receivables amount above in conjunction with testing over those entities, without exception. Note that the following procedures were performed within the EGAs linked below.

Amount

Due from HCMFA

4,895,468

Understand debt agreements and test compliance

28,417,403

Understand debt agreements and test compliance

Understand debt agreements and test compliance

B The engagement team notes that this amount is made up of 2 separate loans issued for tax purposes to two owners, James Dondero and Mark Okada. Refer to the Condero Tax Loan testing and support obtained. The note receivable due from Mark Okada has not had any paydowns in the current year. As such Okada's note receivable balance as of 12/31/2018 is consistent with prior year.

Date	Lender		Interest Rate		Amount	
	Various HCM Dondero	Various			28,891,021	<dondero loan="" tax=""></dondero>
	4/15/2016 HCM Okada			2.25%	1,250,000	04152016 HCM Okada \$1.25M
				-	30,141,021	Rc
				-	۸	

C The engagement team notes that this amount is made up of 4 separate loans issued to HCRE. We not that one of the notes was restructured in the current year and an additional note has been issued. Refer below for support reconciliation and support obtained from Kristin Hendrix, HCM.

Date	Lender	Interest Rate	Amount	
	11/27/2013 HCRE #9	2.03%	100,000	PY
	5/31/2017 HCRE Restructured	8.00%	5,655,843	<hcre restructure=""></hcre>
	10/12/2017 HCRE #10	8.00%	2,500,000	10122017 HCRE \$2.5M
	10/15/2018 HCRE #11		750,000	<hcre restructure=""></hcre>
		·	9,005,843	Rc
		=	٨	

Due from Highland Capital Management Services Account Detail - Year end Balances 12/31/2018 PBC, tickmarked by Madeline Pacocha, PwC Note: The engagement team notes that the individual notes issued to HCM Services in the prior years were restructured and consolidated on 5/31/2017. The audit team obtained the original restructured agreement and the debt rollforward from Drew Wilson, HCMLP. Refer below for the new restructured receivable rollforward field out by the audit team. As the endin balance of the note agreement than the endin balance of the note agrees to the Notes Reveluidable balance on the less dischaded without coexplorin, Luffer analysis is swived. Closing Date 3/26/2018 D
Beginning Principal 150,000 Interest Rate 2.880% Closing Date 5/31/2017 A
Beginning Principle Balance \$ 20,247,628.02 |
Interest Rate 2.75% Closing Date Re Beg Prin Bal 14,122,352 14,122,352 14,122,352 14,122,352 14,122,352 14,122,352 14,122,352 14,122,352 14,122,352 14,122,352 14,122,352 14,122,352 14,122,352 14,123,352 14,123,352 13,534,352 13,534,352 Re Ending Prin Bai 14, 122, 352 14, 122, 352 14, 122, 352 14, 122, 352 14, 122, 352 14, 122, 352 14, 122, 352 14, 122, 352 14, 122, 352 14, 122, 352 14, 122, 352 15, 354, 352 13, 554, 352 13, 554, 352 13, 554, 352 13, 554, 352 Date 6/25/2018 6/30/2018 7/31/2018 8/31/2018 9/30/2018 10/31/2018 11/30/2018 12/31/2018 32,984 29,792 32,984 31,920 32,984 31,920 32,984 31,920 8,512 31,611 30,591 31,611 32,984 62,777 95,761 127,682 160,666 192,586 225,571 258,555 290,476 (113,012) (81,401) (50,810) (19,199) Tickmark Legend

* Fooded without exception.

Ref Redicalized amount. Refer to the respective cell's formula for further details.

Imm Amount is immateriat (below SUM). Therefore, further analysis is waived.

**With Agreed to the roll rey sear workspaper without exception. Refer to the Test due from and notes receivable EGA in prior years database.

**All Amount is below perfectivable to Many Survived.

**All Agreed to the restricturate Loan Agreement obtained from Kristen Hendria, HCM, without exception. Refer to agreement trinked below. B Agreed to cash deposit in the Nexbank bank statement (account #: 1614130) for each respective month noted, without exception. Further testing waived. Refer below for breakdown of payment 1) October (588,000) above (412,000) above (1,000,000) B 03282018 HCMSI \$150K E See the reconciliation below for total due from HCMSI

> 200,000 150,000 13,884,352 Rc 13,884,352 LS

interest Rate 2.880% Rc Rc

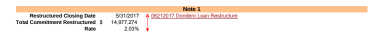
		Re	Rc		Re
Date	Interest Paid	Accrued Interest	Beg. Prin Balance	Principal Paid	Ending Prin Bal
3/26/2018			150,000		150,000
3/31/2018		62.67	150,000		150,000
4/30/2018		376.03	150,000		150,000
5/31/2018		388.56	150,000		150,000
6/30/2018		376.03	150,000		150,000
7/31/2018		388.56	150,000		150,000
8/31/2018		388.56	150,000		150,000
9/30/2018		376.03	150,000		150,000
10/31/2018		388.56	150,000		150,000
11/30/2018		376.03	150,000		150,000
12/31/2018		388.56	150,000		150,000

Summary
Ending Principal 150,000
Accrued Interest 388.56

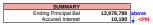
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Due from James Dondero - Tax Loan Account Detail - Year end Balances 12/31/2018 PBC, tickmarked by Madeline Pacocha, PwC

Note: The engagement team notes that in prior year there were six loans given to James Dondero, HCM Owner, for tax purposes. The original loan balances were agreed to their note agreements in the prior year, without exception. Note that there were four new note receiveables during 2018. The audit team obtained the original agreement and the debt rollforward from Kristin Hendrix, HCMLP. Refer below for the new restructure/evable rollforward ided out by the audit team. As the sum of the ending balance of the notes agrees to the Notes Receivable balance on the lead schedule without exception, further analysis is walved.



	Rc	В	Rc	Rc	В	Rc
Date	Interest Income	Interest Paid	Accrued Interest	Beg Prin Bal	Principal Paid	Ending Prin Bal
12/31/2017	-	-	-	14,478,031.16 PYWP	-	14,478,031.16
1/31/2018	24,961.71		24,961.71	14,478,031.16		14,478,031.16
2/28/2018	22,546.06		47,507.78	14,478,031.16		14,478,031.16
3/31/2018	24,961.71		72,469.49	14,478,031.16		14,478,031.16
4/30/2018	24,156.50		96,625.98	14,478,031.16		14,478,031.16
5/31/2018	24,961.71		121,587.70	14,478,031.16		14,478,031.16
6/30/2018	24,156.50		145,744.19	14,478,031.16		14,478,031.16
7/31/2018	24,961.71		170,705.90	14,478,031.16		14,478,031.16
8/31/2018	24,961.71	-	195,667.62	14,478,031.16		14,478,031.16
9/30/2018	24,156.50	-	219,824.11	14,478,031.16		14,478,031.16
10/31/2018	24,961.71	-	244,785.82	14,478,031.16		14,478,031.16
11/30/2018	24,156.50	-	268,942.32	14,478,031.16		14,478,031.16
12/19/2018	15,299.11	(283,380.69)	860.74	14,478,031.16	(499,242.45)	13,978,788.71
12/31/2018	9,329.41		10,190.15	13,978,788.71		13,978,788.71
Totals	293,570.84	(283,380.69)	10,190.15		(499,242.45)	13,978,788.71



			Note			
otal Commitme	Closing Date ent Restructured Rate	2/2/2018 3,825,000 2.66%	A 02022018 HCM JE) \$3.825M		
	Rc	2.00% B	♥ Rc	Rc	В	Rc
Date	Interest Income	Interest Paid	Accrued Interest	Beg Prin Bal	Principal Paid	Ending Prin Bal
2/2/2018				3,825,000	•	3,825,000
2/28/2018	7,247.59		7,247.59	3,825,000		3,825,000
3/31/2018	8,641.36		15,888.95	3,825,000		3,825,000
4/30/2018	8,362.60		24,251.55	3,825,000		3,825,000
5/31/2018	8,641.36		32,892.90	3,825,000		3,825,000
6/30/2018	8,362.60		41,255.51	3,825,000		3,825,000
7/31/2018	8,641.36		49,896.86	3,825,000		3,825,000
8/31/2018	8,641.36		58,538.22	3,825,000		3,825,000
9/30/2018	8,362.60		66,900.82	3,825,000		3,825,000
10/31/2018	8,641.36		75,542.18	3,825,000		3,825,000
11/30/2018	8,362.60		83,904.78	3,825,000		3,825,000
12/31/2018	8,641.36		92,546.14	3,825,000		3,825,000
Totals	92,546.14		92,546.14			3,825,000
	Α.		٨			A

Summary	,	
Ending Principal Bal	3,825,000	above
Accured Interest	92,546	< PN

			Note	3		
	Closing Date	8/1/2018	A 08012018 HCM to	JD \$2.5M		
Total Commitme	ent Restructured	2,500,000				
	Rate	2.95%	↓			
	Rc	В	Rc	Rc	В	Rc
Date	Interest Income	Interest Paid	Accrued Interest	Beg Prin Bal	Principal Paid	Ending Prin Bal
8/1/2018				2,500,000		2,500,000
8/31/2018	6,061.64		6,061.64	2,500,000		2,500,000
9/30/2018	6,061.64		12,123.29	2,500,000		2,500,000
10/31/2018	6,263.70		18,386.99	2,500,000		2,500,000
11/30/2018	6,061.64		24,448.63	2,500,000		2,500,000
12/31/2018	6,263.70		30,712.33	2,500,000		2,500,000
Totals	30.712.33		30.712.33			2.500.000

Summary		
Ending Principal Bal	2,500,000	above
Accured Interest	30,712	<pn <<="" th=""></pn>

			Note	9 4		
otal Commitme	Closing Date ent Restructured Rate	1/18/2018 7,900,000 2.59%	A 01182018 HCM JE			
	Rc	В	. Rc	Rc	В	Rc
Date	Interest Income	Interest Paid	Accrued Interest	Beg Prin Bal	Principal Paid	Ending Prin Bal
1/18/2018				7,900,000		7,900,00
1/31/2018	7,287.48		7,287.48	7,900,000		7,900,00
2/28/2018	15,696.11		22,983.59	7,900,000		7,900,00
3/31/2018	17,377.84		40,361.42	7,900,000		7,900,00
4/30/2018	16,817.26		57,178.68	7,900,000		7,900,00
5/31/2018	17,377.84		74,556.52	7,900,000		7,900,00
6/30/2018	16,817.26		91,373.78	7,900,000		7,900,00
7/31/2018	17,377.84		108,751.62	7,900,000		7,900,00
8/31/2018	17,377.84		126,129.45	7,900,000		7,900,00
9/30/2018	16,817.26		142,946.71	7,900,000		7,900,00
10/31/2018	17,377.84		160,324.55	7,900,000		7,900,00
11/30/2018	16,817.26		177,141.81	7,900,000		7,900,00
12/18/2018	10,090.36	(187,232)	0.00	7,900,000	(1,812,768)	6,087,23
12/31/2018	7,287.48		7,287.48	6,087,232		6,087,23
Totals	7,287.48		7,287.48			6,087,23

Summary		
Ending Principal Bal	6,087,232	above
Accrued Interset	7 287	-DM

	Note 5					
	Closing Date	8/13/2018	A 08132018 HCM to	JD \$2.5M		
otal Commitme	ent Restructured	2,500,000				
	Rate	2.95%	↓			
	Rc	В	Rc	Rc	В	Rc
Date	Interest Income	Interest Paid	Accrued Interest	Beg Prin Bal	Principal Paid	Ending Prin Bal
8/13/2018				2,500,000		2,500,00
8/31/2018	3,636.99		3,636.99	2,500,000		2,500,00
9/30/2018	6,061.64		9,698.63	2,500,000		2,500,00
10/31/2018	6,263.70		15,962.33	2,500,000		2,500,00
11/30/2018	6,061.64		22,023.97	2,500,000		2,500,00
12/31/2018	6,263.70		28,287.67	2,500,000		2,500,00
Totals	28,287.67		28,287.67			2,500,00



Summary of Dondero Tax Loans
Total Ending Principal Balances 28,891,021 Ab

	Tickmark Legend
٨	Ecoted without exception

- Tickmark Leaend

 Footed without exception.

 Re Recalculated amount. Refer to the respective cell's formula for further details.

 Imm Amount is immaterial (below SUM). Therefore, further analysis is waived.

 PYWP Agreed to the prior year workpaper, without exception. Refer to the Test due from and notes receivable EGA in prior years database.

 A Agreed to the prior year workpaper, without exception. Refer to the Test due from and notes receivable EGA in prior years database.

 A Agreed to the restructure Loan Agreement obtained from Drew Wilson, HCM, without exception. Refer to agreement linked below.

 Note 1 092 (2017) Dondred Loan Restructure

 Note 2 0222018 HCML JD 33 822011

 Note 3 01182018 HCML JD 37 95 ML Loan

 Note 5 08132018 HCML JD 53 25 ML

B Agreed to cash deposit in the December Compass bank statement (account #: 0025876342), without exception. Further testing waived. Note that the Interest and principle payment were made in two lump sum payment of \$782,623 and \$2,000,000. Refer below for breakdown of payment.

Due from Get Good Account Detail - Year end Balances 12/31/2018 PBC, tickmarked by Madeline Pacocha, PwC

Note: The engagement team notes that this amount is a related to a Note Receivable from Get Good original sold on 12/28/2016. Per review of the original purchase agreement, linked below, the audit team notes that HCMLP exchanged assets (held as a liability) for the right to receive 97.6835% of Get Good's Note receivable. We note that the original note receivable issued to Get Good Trust from the Dugaboy Trust was for \$24,268,621.69 on 5/31/2017. The audit team obtained the original restructured agreement and the debt rollforward from Drew Wilson, HCMLP. Refer below for the new restructured receivable rollforward tied out by the audit team. As the ending balance of the note agrees to the Notes Receivable balance on the lead schedule without exception, further analysis is waived.

06212017 Dugaboy Interest Amendment GG and HCM PSA Crusader - Loan Fund - AAL 63370369 2

		HCM	PYWP
Original Note Date	12/28/2016	97.6835%	
Original Note Amount	\$ 23,817,640	\$ 23,265,904	↓
Restructured Closing Date	5/31/2017	97.6835%	Α
Total Restructured Amount	\$ 24,268,622	\$ 22,860,559	
Rate	3.260%		↓

	В	Rc	Rc	В	Rc
Date	Interest Paid	Accrued Interest	Beg Prin Bal	Principal Paid	Ending Prin Bal
12/31/2017			22,860,559.00	PYWP	22,860,559.00
1/31/2018		63,295.56	22,860,559.00		22,860,559.00
2/28/2018		57,170.19	22,860,559.00		22,860,559.00
3/31/2018		63,295.56	22,860,559.00		22,860,559.00
4/30/2018		61,253.77	22,860,559.00		22,860,559.00
5/23/2018	(2,195,709)	46,961.23	22,860,559.00	(1,304,291.00)	21,556,268.00
5/31/2018	-	15,402.40	21,556,268.00		21,556,268.00
6/30/2018	-	57,758.99	21,556,268.00		21,556,268.00
7/31/2018	-	59,684.29	21,556,268.00		21,556,268.00
8/4/2018	-	7,701.20	21,556,268.00		21,556,268.00
8/31/2018	-	51,983.09	21,556,268.00		21,556,268.00
9/30/2018		57,758.99	21,556,268.00		21,556,268.00
10/31/2018	-	59,684.29	21,556,268.00		21,556,268.00
11/30/2018	-	57,758.99	21,556,268.00		21,556,268.00
12/31/2018		59,684.29	21,556,268.00		21,556,268.00
Totals	-	59,684.29		(1,304,291.00)	21,556,268.00

SUMMARY		
Ending Principal Bal	21,556,268	above
Accrued Interest	59,684	↓ <pm< th=""></pm<>

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- ^ Footed without exception.
- Rc Recalculated amount. Refer to the respective cell's formula for further details.

imm Amount is immaterial (below SUM). Therefore, further analysis is waived.

PYWP Agreed to the prior year workpaper, without exception. Refer to the Test due from and notes receivable EGA in prior years database.

<PM Amount is below performance materiality, further testing waived.

- A Agreed to the restructure Get Good Note Receivable Loan Agreement obtained from Kristin Hendrix, HCM, without exception. Refer to agreement linked below. 06212017 Dugaboy Interest Amendment
- B Agreed to cash deposit in the May Nex Bank statement (account #: 1614130), without exception. Further testing waived. Note that the Interest and principle payment were made in one lump sum payment of \$3,500,000. Refer below for breakdown of payment.

Principle Payment (1,304,291) **above**Interest Payment (2,195,709) **above**(3,500,000) B

HCRE Restructure Account Detail - Year end Balances 12/31/2018 PBC, tickmarked by Madeline Pacocha, PwC

Note: The engagement team notes that some of HCRE's previous notes receivables were restructured and consolidated on 5/31/2017. The audit team obtained the original restructured agreement and the debt rollforward from Kristen Hendrix, HCMLP. Refer below for the new restructured receivable rollforward tied out by the audit team. As the ending balance of the note agrees to the Notes Receivable balance on the lead schedule without exception, further analysis is waived.

Restructured Closing Date
Total Commitment Restructured \$
Rate

5/31/2017	Ą
6,059,832	ĺ
8.00%	4

	Rc	В	Rc	Rc		В	Rc
Date	Interest Income	Interest Paid	Accrued Interest	Beg Prin Bal		Principal Paid	Ending Prin Bal
12/31/2017	-	-	-	5,857,837.09	PYWP	-	5,857,837.09
1/31/2018	39,801.19		39,801.19	5,857,837.09			5,857,837.09
2/28/2018	35,949.47		75,750.66	5,857,837.09			5,857,837.09
3/31/2018	39,801.19	-	115,551.85	5,857,837.09			5,857,837.09
4/30/2018	38,517.28	-	154,069.14	5,857,837.09			5,857,837.09
5/31/2018	39,801.19	-	193,870.33	5,857,837.09			5,857,837.09
6/30/2018	38,517.28	-	232,387.62	5,857,837.09			5,857,837.09
7/31/2018	39,801.19	-	272,188.81	5,857,837.09			5,857,837.09
8/31/2018	39,801.19		311,990.01	5,857,837.09			5,857,837.09
9/30/2018	38,517.28		350,507.29	5,857,837.09			5,857,837.09
10/31/2018	39,801.19		390,308.49	5,857,837.09			5,857,837.09
11/30/2018	38,517.28		428,825.77	5,857,837.09			5,857,837.09
12/19/2018	24,394.28	(453,220.06)	(0.01)	5,857,837.09		(201,994.38)	5,655,842.71
12/31/2018	14,875.64		14,875.63	5,655,842.71			5,655,842.71
Totals	468,095.69	(453,220.06)	14,875.63	5,655,842.71		(201,994.38)	5,655,842.71
	٨	٨				٨	٨

SUMMARY		
Ending Principal Bal	5,655,843	above
Accrued Interest	14,876	<pm <<="" td=""></pm>

	Restructured Closing Date	10/15/2018	Ç
Total	Commitment Restructured	\$ 750,000	
	Rate	8.00%	- ↓
	Rc	В	

	KC	В	KC	KC	В	KC
Date	Interest Income	Interest Paid	Accrued Interest	Beg Prin Bal	Principal Paid	Ending Prin Bal
10/15/2018	-		-	750,000.00		750,000.00
10/31/2018	2,630.14		2,630.14	750,000.00		750,000.00
11/30/2018	4,931.51		7,561.64	750,000.00		750,000.00
12/19/2018	3,123.29	-	10,684.93	750,000.00	-	750,000.00
12/31/2018	1,972.60		12,657.53	750,000.00		750,000.00
Totals	12,657.53	793,388.08	12,657.53	750,000.00	-	750,000.00

SUMMARY	
Ending Principal Bal	750,000
Accrued Interest	12,658

Tickmark Legend

- Footed without exception.
- Rc Recalculated amount. Refer to the respective cell's formula for further details.
- imm Amount is immaterial (below SUM). Therefore, further analysis is waived.
- PYWP Agreed to the prior year workpaper, without exception. Refer to the Test due from and notes receivable EGA in prior years database
- <PM Amount is below performance materiality, further testing waived.
 - A Agreed to the restructure Loan Agreement obtained from Kristen Hendrix, HCM, without exception. Refer to agreement linked below.

 06212017 HCRE Partners Loan Restructure
 - B Agreed to cash deposit in the December Compass bank statement (account #: 0025876342), without exception. Further testing waived. Note that the Interest and principle payment were made in one lump sum payment of \$655,214. Refer below for breakdown of payment.

Principle Payment	201,994	above
Interest Payment	453,220	above
	655,214	В

C Agreed to the restructure Loan Agreement obtained from Kristen Hendrix, HCM, without exception. Refer to agreement linked below. HCMLP to HCRE 750K 10.15.18

Case 21-03003-sgj Doc 135-2 Filed 12/18/21 Entered 12/18/21 01:38:22 Desc Case 3:21-cv-00881-X Documentalix6Ptatt 2FileRage/69/24 of 1336 e 163 of 200 PageID 22778

Note: The engagement team notes the receivable based on an agreement with Highland Capital of New York, L.P. Based on the agreement, linked below, Highland Capital of New York, L.P. performs marketing and other services to Highland Capital, for a management fee. Purchases incurred are tracked, as detailed below, and then are netted again the management fee for the period. Further details related to the agreement are described in the transfer pricing agreement linked below. The engagement team performed a reconciliation of the transactions that occured through the year to arrive at the amount described on the trial balance ending 12/31/2018. HC of NY Mgmt Service Agreement

Page 1 of 1

HCM Account

raiamete	is given.	
	From	То
Entity	0010	0010
Dept	000	000
Account	14575	14575
Business	00	00
Future	0000	0000
GI Date	01-JAN-	31-DEC-18

																		FIXED .	ASSETS	3		
JOURN	AL ENTI	RIES								PAYABLES				RECEIV	ABLES							
Source	Category	Journal Batch Name	Journal Name	GL Date	Journal Line Number D	Journal Line Description	Account code combination	Amount DR	Amount CR	Supplier name	AP Check#	AP Invoice #	AP Invoice Description	Customer Name	AR Receipt Number	AR Transactio n Number	Transactio n Description	Asset Number	Asset vendor	Asset Descrip tion	placed in service	Asset Categor y
		Payables A 2560696 2986308 2	JAN-18 Purchase Invoices USD	31-Jan-18			0010.000.14575 .00.0000	1290.88	(Charles Schwab		01152018 CS	1/15/2018 401k Debits									
		Payables A 2560696 2986308 2	JAN-18 Purchase Invoices USD	31-Jan-18	C		0010.000.14575 .00.0000	23385.69	(HIGHLAND CAPITAL OF NEW YORK		1/15/2018 Payroll Funding	1/15/2018 Payroll Funding									
	Purchase	Payables A 2586696	JAN-18 Purchase Invoices USD	31-Jan-18	Jo		0010.000.14575	65000		HIGHLAND CAPITAL OF NEW YORK		1/16/2018 Account	1/16/2018 HCNY Account Funding									
Receivable	Misc	s A 3012696	AUG-18 Misc Receipts USD	31-Aug-18	C		0010.000.14575	0	370.97						08132018ADW							
Receivable	Misc	s A 3121698		30-Nov-18	Jo C	ournal Import reated	0010.000.14575	0	1000						KH11022018							
Receivable	Misc	s A 3185728	DEC-18 Misc Receipts USD	31-Dec-18	Jo C		0010.000.14575 .00.0000	0	1693.25						HE12262018							
Spreadshee t		Spreadshee t A 4017472	20181231 Intercompany reclass Adjustment USD	31-Dec-18			0010.000.14575 .00.0000	0	924808.57	,												

1,360,487 928,377 Rc

PY Ending Balance Net Change in CY Total Due From

Difference

4,519,542 **PYWP** 432,110 Above 4.951.652 Rc 4,951,652 < Detail> 0 Rc, imm

PwC Tickmark Legend

Rc Recalculated amount. Refer to the respective cell's formula for further details.

^ Footed without exception

<Detail> Refer to the <Detail> tab.

PYWP Agreed to prior year workpaper without exception.

HCMLP Notes Receivable 12/31/2018 PBC, tickmarked by Madeline Pacocha, PwC

Note: The audit team notes that this Note Receivable balance is made up of a Hunter Mountain Investment Trust note. The audit team obtained the original contribution agreement in prior year, and also obtained the debt rollforward from Sean Fox, HCMLP. Refer below for the rollforward tied out by the audit team. As the ending balance of the note agrees to the Notes Receivable balance on the lead schedule without exception, further analysis is waived.

Beginning Principal	63,000,000	A
Interest Rate	2.61%	
Effective Date	12/21/2015	. ↓

	Rc		Rc	Rc		D	В	Rc	
Date	Interest Income	Interest Paid	Accrued Interest	Beg Prin Bal		Principal Paid	PIK	Ending Prin Bal	
12/31/17	46,099	-	46,099	60,663,612	PYWP	-	-	60,663,612 P	YWF
01/31/18	134,474	-	180,573	60,663,612		-	-	60,663,612	
02/28/18	121,460		302,033	60,663,612		-	-	60,663,612	
03/31/18	134,474		436,507	60,663,612		-	-	60,663,612	
04/30/18	130,136	-	566,643	60,663,612		-	-	60,663,612	
05/31/18	134,474		701,116	60,663,612		-	_	60,663,612	
06/30/18	130,136		831,252	60,663,612		-	_	60,663,612	
07/31/18	134,474	-	965,726	60,663,612		-	-	60,663,612	
08/31/18	134,474	-	1,100,200	60,663,612		-	-	60,663,612	
09/30/18	130,136		1,230,336	60,663,612		-	_	60,663,612	
10/31/18	134,474	-	1,364,809	60,663,612		-	_	60,663,612	
11/30/18	130,136		1,494,945	60,663,612		-	_	60,663,612	
12/19/18	82,419	(1,574,526)	2,839	60,663,612		(504,880)	_	60,158,732	
12/21/18	8,604	(8,604) B	2,839	60,158,732		<u>-</u>	8,604	60,167,336	
12/31/18	43,024	-	45,863	60,167,336		-	-	60,167,336	
Totals	1,582,893	(1,583,130)	45,863			(504,880)	8,604	60,167,336	
	٨	۸				Α .	٨		

SUMMARY		
Ending Principal Bal	60,167,336	above
Accured Interest	45,863	above

Tickmark Legend

- ^ Footed without exception.
- Rc Recalculated amount. Refer to the respective cell's formula for further details.
- PYWP Agreed to the prior year workpaper, without exception. Refer to the Test due from and notes receivable EGA in prior years database.
 - A Agrees to the signed Hunter Mountain contribution agreement linked below without exception. Refer to pg. 49 of the agreement for further details around these amounts.

Hunter Mountain Contribution Agreement

B Per review of the amortization schedule within the promissory note linked below (p. 7/7), the audit team notes that the interest accrued PIKs at it's anniversary date each year. Therefore, the team deems it reasonable that the full value of accrued interest was capitalized into the principal balance on the notes one year anniversary. Refer to the note below for further details.

HM Secured Promissory Note

- C Agree to the Interest Income for Hunter Mountain Trust per the <80100> detail tab within an immaterial difference. Refer to the reconciliation within the aforementioned tab linked below for further details. <80100>
- D Agreed to cash deposit in the December Compass Bank statement (account #: 0025876342), without exception. Further testing waived. Note that the Interest and principle payment were made in one lump sum payment of \$2,079,406. Refer below for breakdown of payment.

Principal Payment 504,880 **above**Interest Payment 1,583,130 **above**(8,604)
2,079,406

Page 1 of 1

HCM Account Analysis Report Parameters given:

Note: Note that Interest Income receivable makes up a portion of the Other Income balance. As a majority of interest income was calculated within this EGA, the

																		FIXED	ASSET	S		
JOURNAL	ENTRIES									PAYAB	LES			RECEIV	ARI ES							
OOUTHAL	LITTULE				Journal					IAIAD	AP	AP		KEOLIV		AR	AR				placed	
					Line	Journal Line	Account code	Amount	Amount	Supplier	Check	Invoice		Customer		Transaction	Transaction		Asset	Asset	in	Asset
Source	Category	Journal Batch Name	Journal Name	GL Date	Number	Description Journal Import Created	combination	DR	CR	name	#	#	Description	Name	Number	Number	Description	Number	vendor	Description	service	Category
Receivables	Misc Receipts	Receivables A 2720699 3148337 2	APR-18 Misc Receipts USD	30-Apr-18	2	Instruction of Country	0010.000.80100.00.0000	0	153.05						04032018ADW						<u> </u>	<u> </u>
						Journal Import Created																
Receivables	Misc Receipts	Receivables A 2927697 3379091	JUL-18 Misc Receipts USD	31-Jul-18	2		0010.000.80100.00.0000	0	115.4						07032018ADW							
						Journal Import Created																
Receivables	Misc Receipts	Receivables A 2955693 3396569	JUL-18 Misc Receipts USD	31-Jul-18	2		0010.000.80100.00.0000	0	337.38						07172018ADW							
recertubles	Wilse Receipts	10001140103112/330/333/330/	JOE TO MISC RECEIPED COD	31 341 10		Journal Import Created			337.30						071720101125 11							
			PEG 1016 P 1 170P		_			_	40000 -												1 '	
Receivables	Misc Receipts		DEC-18 Misc Receipts USD	31-Dec-18	3	6/30 Interest	0010.000.80100.00.0000	0	10090.36					 	HE12192018						$\vdash \vdash \vdash$	\vdash
		Reverses "20180630 Interest Receivable JE Adjustment USD"01-AUG-18	Receivable JE Adjustment USD"01-			Receivable JE															1 '	
Spreadsheet	Adjustment	09:05:08 - 3458829	AUG-18 09:05:08	30-Jun-18	2	9/21 Internal	0010.000.80100.00.0000	317670.24	0												<u> </u>	
		Reverses "20180831 Interest Receivable JE Adjustment USD"10-SEP-18	Reverses "20180831 Interest Receivable JE Adjustment USD"10-			8/31 Interest Receivable JE																
Spreadsheet	Adjustment	15:36:26 - 3554954	SEP-18 15:36:26	31-Aug-18	2		0010.000.80100.00.0000	371485.53	0													
						Hunter Mountain Note Receivable Update -																
Spreadsheet	Adjustment	Spreadsheet A 3030498	20180131 Hunter Mountain Note Receivable Update Adjustment USD	31-Jan-18		PIK	0010.210.80100.10.0000	0	134464.4													
premaneet	rajustinent	opredusive 11 3030 170	receivable opune riajusment obb	31 3411 10		Interest (Account	0010.210.00100.10.0000	Ü	13110111													
			20180131 NexBank MM Interest			*891)																
Spreadsheet	Adjustment	Spreadsheet A 3031144	Adjustment USD	31-Jan-18	4	Interest (Account	0010.210.80100.10.0000	0	0													
			20180131 NexBank MM Interest			*735)																
Spreadsheet	Adjustment	Spreadsheet A 3031144	Adjustment USD	31-Jan-18	5	Interest (Account	0010.210.80100.10.0000	0	0.18												<u> </u>	<u> </u>
			20180131 NexBank MM Interest			*130)																
Spreadsheet	Adjustment	Spreadsheet A 3031144	Adjustment USD	31-Jan-18	6		0010.210.80100.10.0000	0	1097.25													
						1/31 Interest Receivable JE																
Spreadsheet	Adjustment	Spreadsheet A 3041181	20180131 Interest Receivable JE Adjustment USD	31-Jan-18	2	receivable 32	0010.000.80100.00.0000	0	356027.21													
	, , , , , ,					Goldfield PIK																
0 11 1	A 17	0 11 . 4 2055700	20180131 Jefferies Reconciliation Adjustment USD	21.7.16			0010.000.80100.00.0000		12601.94													
Spreadsheet	Adjustment	Spreadsheet A 3055700	Adjustment USD	31-Jan-18	12	Carey PIK	0010.000.80100.00.0000	0	12601.94												\vdash	
			20180131 Jefferies Reconciliation																			
Spreadsheet	Adjustment	Spreadsheet A 3055700	Adjustment USD	31-Jan-18	13	Carey PIK	0010.000.80100.00.0000	0	324206.82												 '	<u> </u>
						Carey FIR																
Spreadsheet	Adjustment	Spreadsheet A 3056870	20180101 Carey PIK Adjustment USD	1-Jan-18	2		0010.000.80100.00.0000	216137.88	0													<u> </u>
						Hunter Mountain Note Receivable Update -															1 '	
Spreadsheet	Adjustment	Spreadsheet A 3093661	20180228 Hunter Mountain Note Receivable Update Adjustment USD	28-Feb-18	2	PIK	0010.210.80100.10.0000	0	121451.71												1 '	
			, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		_	Interest (Account																
Constal	A 3:	S	20180228 NexBank MM Interest	20 E 1 44		*891)	0010 210 00100 10 0000	_													1 '	
Spreadsheet	Adjustment	Spreadsheet A 3093710	Adjustment USD	28-Feb-18	4	Interest (Account	0010.210.80100.10.0000	0	0												\vdash	\vdash
			20180228 NexBank MM Interest			*735)															1 '	
Spreadsheet	Adjustment	Spreadsheet A 3093710	Adjustment USD	28-Feb-18	5		0010.210.80100.10.0000	0	0.17												'	

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JOURNAL	ENTRIES									PAYABI	_ES			RECEIV	ABLES								
					Journal						AP	AP				AR	AR				placed		
Source	Category	Journal Batch Name	Journal Name	GI Date	Line Number	Journal Line Description	Account code combination	Amount DR	Amount CR	Supplier name	Check #	Invoice #	AP Invoice Description	Customer Name	AR Receipt Number	Transaction Number	Transaction Description	Asset	Asset	Asset	in	Asset	
Jource	Category	Journal Bater Name	Journal Hame	OL Date	Rumber	Interest (Account	Combination	DIX	Oit	паше	π	- т	Description	Name	Number	Number	Description	Number	Veridor	Description	3CI VICE	Category	
			20180228 NexBank MM Interest			*130)																<u>'</u>	
Spreadsheet	Adjustment	Spreadsheet A 3093710	Adjustment USD	28-Feb-1	8 6	2/28 Interest	0010.210.80100.10.0000	0	2058.13													 	
			20180228 Interest Receivable JE			Receivable JE																<u>'</u>	
Spreadsheet	Adjustment	Spreadsheet A 3094101	Adjustment USD	28-Feb-1	8 2	Carey PIK	0010.000.80100.00.0000	0	337934.42													<u> </u>	
			20180228 Jefferies Reconciliation			Carey FIK																İ '	
Spreadsheet	Adjustment	Spreadsheet A 3097972	Adjustment USD	28-Feb-1			0010.000.80100.00.0000	0	0														
						Goldfield PIK																	
Spreadsheet	Adjustment	Spreadsheet A 3097972	20180228 Jefferies Reconciliation Adjustment USD	28-Feb-1	8 11		0010.000.80100.00.0000	0	11892														
			,			Interest (Account																	
	A 17	G 11 4 2147202	20180331 NexBank MM Interest	21.34		*735)	0010 210 00100 10 0000		0.10														
Spreadsheet	Adjustment	Spreadsheet A 3147202	Adjustment USD	31-Mar-1	8 4	Interest (Account	0010.210.80100.10.0000	U	0.19													 	
			20180331 NexBank MM Interest			*891)																1	
Spreadsheet	Adjustment	Spreadsheet A 3147202	Adjustment USD	31-Mar-1	8 5	Interest (Account	0010.210.80100.10.0000	0	399.92														
			20180331 NexBank MM Interest			*130)																ĺ '	
Spreadsheet	Adjustment	Spreadsheet A 3147202	Adjustment USD	31-Mar-1	8 6		0010.210.80100.10.0000	0	840.21													<u> </u>	
						Hunter Mountain Note Receivable Update -																	
Spreadsheet	Adjustment	Spreadsheet A 3147221	20180331 Hunter Mountain Note Receivable Update Adjustment USD	31-Mar-1		PIK	0010.210.80100.10.0000	0	134464.4													<u>'</u>	
						3/31 Interest Receivable JE - Okada																	
Spreadsheet	Adjustment	Spreadsheet A 3147305	20180331 Interest Receivable JE Adjustment USD	31-Mar-1	8 3	True-up	0010.000.80100.00.0000		770.55														
Spreadsheet	rajustnent	Spreadsheet 11 3147303	Adjustment CSD	31-Mai-1	, ,	3/31 Interest	0010.000.00100.00.000	, and a	770.55														
			20180331 Interest Receivable JE			Receivable JE		_															
Spreadsheet	Adjustment	Spreadsheet A 3147305	Adjustment USD	31-Mar-1	8 4	Carey PIK	0010.000.80100.00.0000	0	376399.52													 	
			20180331 Jefferies Reconciliation																				
Spreadsheet	Adjustment	Spreadsheet A 3161933	Adjustment USD	31-Mar-1		Goldfield PIK	0010.000.80100.00.0000	0	0													<u> </u>	
			20180331 Jefferies Reconciliation			Goldfield FIK																	
Spreadsheet	Adjustment	Spreadsheet A 3161933	Adjustment USD	31-Mar-1	8 18		0010.000.80100.00.0000	0	11167.62														
						Hunter Mountain Note Receivable Update -																	
Spreadsheet	Adjustment	Spreadsheet A 3236844	20180430 Hunter Mountain Note Receivable Update Adjustment USD	30-Apr-1		PIK	0010.210.80100.10.0000	0	130126.83														
						Interest (Account																	
Course debeses	A di	C	20180430 NexBank MM Interest Adjustment USD	20. 4 11	9 4	*891)	0010.210.80100.10.0000																
Spreadsheet	Adjustment	Spreadsheet A 3236875	Adjustment USD	30-Apr-1	5 4	Interest (Account	0010.210.80100.10.0000	0	0														
			20180430 NexBank MM Interest			*735)																<u>'</u>	
Spreadsheet	Adjustment	Spreadsheet A 3236875	Adjustment USD	30-Apr-13	8 5	Interest (Account	0010.210.80100.10.0000	0	0.17													 	
			20180430 NexBank MM Interest			*130)																<u>'</u>	
Spreadsheet	Adjustment	Spreadsheet A 3236875	Adjustment USD	30-Apr-1			0010.210.80100.10.0000	0	498.3														
			20180430 Interest Receivable JE			4/30 Interest Receivable JE																1	
Spreadsheet	Adjustment	Spreadsheet A 3245730	Adjustment USD	30-Apr-13	8 2		0010.000.80100.00.0000	0	363024.99														
						Goldfield PIK														·			
Spreadsheet	Adjustment	Spreadsheet A 3263927	20180430 Jefferies Reconciliation Adjustment USD	30-Apr-13	8 8		0010.000.80100.00.0000	0	12836.42													ĺ '	
- F-	.,	or	.,			Carey Interest Receipt																	
Commanda de	A dissert	S d-h A 22/2007	20180430 Jefferies Reconciliation	20			0010 000 00100 00 0000		75/71													ĺ '	
Spreadsheet	Adjustment	Spreadsheet A 3263927	Adjustment USD	30-Apr-1	9	Carey PIK	0010.000.80100.00.0000		75674.11										<u> </u>			 	
			20180430 Jefferies Reconciliation																			ĺ '	
Spreadsheet	Adjustment	Spreadsheet A 3263927	Adjustment USD	30-Apr-1	8 10		0010.000.80100.00.0000	0	303377.61												- 045	<u> </u>	

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JOURNAL	ENTRIES									PAYABI	LES			RECEIV	ABLES							
					Journal	I	A		A	0	AP	AP	AD Investor	01	AD Descript	AR	AR	A1		A1	placed	
Source	Category	Journal Batch Name	Journal Name	GL Date	Line Number	Journal Line Description	Account code combination	Amount DR	Amount CR	Supplier name	Check #	Invoice #	AP Invoice Description	Customer Name	AR Receipt Number	Transaction Number	Transaction Description	Asset Number	Asset vendor	Asset Description	in service	Asset Category
						Hunter Mountain Note														·		
Spreadsheet	Adjustment	Spreadsheet A 3292395	20180531 Hunter Mountain Note Receivable Update Adjustment USD	31-May-1	8 2	Receivable Update - PIK	0010.210.80100.10.0000		134464.4													l
Spreadsheet	Aujustinent	Spreadsheet A 3292393	Receivable Opuate Aujustilielit OSD	31-May-1	0 2	Interest (Account	0010.210.80100.10.0000		134404.4													
			20180531 NexBank MM Interest			*891)																İ
Spreadsheet	Adjustment	Spreadsheet A 3295979	Adjustment USD	31-May-1	8 4	Interest (Account	0010.210.80100.10.0000	0	0					1								
			20180531 NexBank MM Interest			*735)																İ
Spreadsheet	Adjustment	Spreadsheet A 3295979	Adjustment USD	31-May-1	8 5	T	0010.210.80100.10.0000	0	0.19					1								├
			20190521 NovBook MM Interest			Interest (Account *130)																l
Spreadsheet	Adjustment	Spreadsheet A 3295979	20180531 NexBank MM Interest Adjustment USD	31-May-1	8 6		0010.210.80100.10.0000	0	492.44													1
						5/31 Interest Receivable JE																İ
Spreadsheet	Adjustment	Spreadsheet A 3296208	20180531 Interest Receivable JE Adjustment USD	31-May-1	8 2		0010.000.80100.00.0000		358791.49													İ
- France			.,,	y-1	T	Reimer Interest Income			223771.49													
G 1:	A 15	0 11 4 222 222	20180531 Jefferies Reconciliation	21.75		Reversal	0010 000 00100 00 5	4000	_													1
Spreadsheet	Adjustment	Spreadsheet A 3335308	Adjustment USD	31-May-1	δ 19	Carey PIK	0010.000.80100.00.0000	4099.73	0					 	1							
			20180531 Jefferies Reconciliation												1							1 '
Spreadsheet	Adjustment	Spreadsheet A 3335308	Adjustment USD	31-May-1	8 20	Goldfield PIK	0010.000.80100.00.0000	0	0					 								 '
			20180531 Jefferies Reconciliation			Goldfield FIK																i '
Spreadsheet	Adjustment	Spreadsheet A 3335308	Adjustment USD	31-May-1			0010.000.80100.00.0000	0	11709.5													<u> </u>
						JHT PIK																l
Spreadsheet	Adjustment	Spreadsheet A 3335308	20180531 Jefferies Reconciliation Adjustment USD	31-May-1	8 22		0010.000.80100.00.0000	0	52717.18													İ
						Hunter Mountain Note Receivable Update -																
Spreadsheet	Adjustment	Spreadsheet A 3335535	20180630 Hunter Mountain Note Receivable Update Adjustment USD	30-Jun-1		PIK	0010.210.80100.10.0000		130126.83													i '
Spreadsheet	Aujustinent	Spreadsheet A 3333333	Receivable Opuate Aujustilielit OSD	30-Juli-1	0 2	Interest (Account	0010.210.80100.10.0000		130120.83					†								
			20180630 NexBank MM Interest			*735)																İ
Spreadsheet	Adjustment	Spreadsheet A 3354201	Adjustment USD	30-Jun-1	8 4	Interest (Account	0010.210.80100.10.0000	0	0.18					-								
			20180630 NexBank MM Interest			*891)																l
Spreadsheet	Adjustment	Spreadsheet A 3354201	Adjustment USD	30-Jun-1	8 5	T	0010.210.80100.10.0000	0	410.06													<u> </u>
			20180630 NexBank MM Interest			Interest (Account *130)																İ
Spreadsheet	Adjustment	Spreadsheet A 3354201	Adjustment USD	30-Jun-1	8 6		0010.210.80100.10.0000	0	910.97													<u> </u>
						6/30 Interest Receivable JE																
Spreadsheet	Adjustment	Spreadsheet A 3363051	20180630 Interest Receivable JE Adjustment USD	30-Jun-1	8 2	Receivable 3E	0010.000.80100.00.0000		317670.24													İ
Бргенизлеес	rajustment	Spreadsheet 11 3303031	rajaminin 002	30 3411 1	2	Carey PIK	0010.000.00100.00.000		317070.21													
			20180630 Jefferies Reconciliation	20.7																		l
Spreadsheet	Adjustment	Spreadsheet A 3378836	Adjustment USD	30-Jun-1	8 9	Goldfield PIK	0010.000.80100.00.0000	0	0					1								
			20180630 Jefferies Reconciliation																			İ
Spreadsheet	Adjustment	Spreadsheet A 3378836	Adjustment USD	30-Jun-1		6/30 Interest	0010.000.80100.00.0000	0	12591.64					-								
			20180630 Interest Receivable JE			Receivable JE																İ
Spreadsheet	Adjustment	Spreadsheet A 3378940	Adjustment USD	30-Jun-1	8 2		0010.000.80100.00.0000	0	317670.24					1								L
			2010072177			Hunter Mountain Note Receivable Update -									1							1 '
Spreadsheet	Adjustment	Spreadsheet A 3408762	20180731 Hunter Mountain Note Receivable Update Adjustment USD	31-Jul-1	8 2	PIK	0010.210.80100.10.0000	0	134464.4						1							1 '
						Interest (Account																
Spreadsheet	Adjustment	Spreadsheet A 3458821	20180731 NexBank MM Interest Adjustment USD	31-Jul-1	Q 4	*891)	0010.210.80100.10.0000		_						1							1 '
spreausneet	Aujustment	Spreausticet A 3438821	Aujusunciii USD	31-Jul-1	0 4	Interest (Account	0010.210.00100.10.0000		. 0					1	1							
			20180731 NexBank MM Interest			*735)									1							l '
Spreadsheet	Adjustment	Spreadsheet A 3458821	Adjustment USD	31-Jul-1	8 5		0010.210.80100.10.0000	0	0.18			l									- 045	<u> </u>

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JOURNAL	ENTRIES									PAYABI	LES			RECEIV	ABLES							
					Journal						AP	AP				AR	AR				placed	
Source	Category	Journal Batch Name	Journal Name	GI Date	Line Number	Journal Line Description	Account code combination	Amount DR	Amount CR	Supplier name	Check #	Invoice #	AP Invoice Description	Customer Name	AR Receipt Number	Transaction Number	Transaction Description	Asset	Asset	Asset	in	Asset
Jource	Category	Journal Batch Name	Journal Hame	OL Date	Number	Interest (Account	Combination	Dit	Oit	Hante	T .	п	Description	Name	Nulliber	Number	Description	Number	Veridor	Description	SCIVICE	Category
			20180731 NexBank MM Interest			*130)																
Spreadsheet	Adjustment	Spreadsheet A 3458821	Adjustment USD	31-Jul-1	8 6	7/31 Interest	0010.210.80100.10.0000	0	1744.89													
			20180731 Interest Receivable JE			Receivable JE																
Spreadsheet	Adjustment	Spreadsheet A 3458905	Adjustment USD	31-Jul-1	8 3	7/31 Interest	0010.000.80100.00.0000	0	57758.99													
			20180731 Interest Receivable JE			Receivable JE																
Spreadsheet	Adjustment	Spreadsheet A 3458905	Adjustment USD	31-Jul-1			0010.000.80100.00.0000	0	371473.69													<u> </u>
						Goldfield PIK																
Spreadsheet	Adjustment	Spreadsheet A 3504909	20180731 Jefferies Reconciliation Adjustment USD	31-Jul-1	8 16		0010.000.80100.00.0000	0	12591.64													
						Carey Interest Receipt																
Spreadsheet	Adjustment	Spreadsheet A 3504909	20180731 Jefferies Reconciliation Adjustment USD	31-Jul-1	8 17		0010.000.80100.00.0000		106164.18													
Spreadsneet	Adjustment	Spreadsneet A 3504909	Adjustment USD	31-Jul-1	8 17	Carey PIK	0010.000.80100.00.0000	0	100104.18													<u> </u>
			20180731 Jefferies Reconciliation																			
Spreadsheet	Adjustment	Spreadsheet A 3504909	Adjustment USD	31-Jul-1	8 18	Hunter Mountain Note	0010.000.80100.00.0000	0	293160.35				-	1	1							<u> </u>
			20180831 Hunter Mountain Note			Receivable Update -									1							
Spreadsheet	Adjustment	Spreadsheet A 3506570	Receivable Update Adjustment USD	31-Aug-1	8 2	PIK	0010.210.80100.10.0000	0	134464.4					1	ļ							<u> </u>
			20180831 NexBank MM Interest			Interest (Account *891)																
Spreadsheet	Adjustment	Spreadsheet A 3538289	Adjustment USD	31-Aug-1	8 4		0010.210.80100.10.0000	0	0													<u> </u>
						Interest (Account *735)																
Spreadsheet	Adjustment	Spreadsheet A 3538289	20180831 NexBank MM Interest Adjustment USD	31-Aug-1	8 5	,	0010.210.80100.10.0000	0	0.19													
•		•				Interest (Account *130)																
Spreadsheet	Adjustment	Spreadsheet A 3538289	20180831 NexBank MM Interest Adjustment USD	31-Aug-1	0 6	*130)	0010.210.80100.10.0000		603.26													
Spreadsheet	Aujustinent	Spreadsheet A 3338289	Adjustilient USD	31-Aug-1	0	8/31 Interest	0010.210.80100.10.0000		003.20					†								
			20180831 Interest Receivable JE			Receivable JE																
Spreadsheet	Adjustment	Spreadsheet A 3538465	Adjustment USD	31-Aug-1		8/31 Interest	0010.000.80100.00.0000	0	371485.53													
			20180831 Interest Receivable JE			Receivable JE																
Spreadsheet	Adjustment	Spreadsheet A 3554799	Adjustment USD	31-Aug-1	8 2	Carey Interest Receipt	0010.000.80100.00.0000	0	381184.16													
			20180831 Jefferies Reconciliation			Carey interest Receipt																
Spreadsheet	Adjustment	Spreadsheet A 3558805	Adjustment USD	31-Aug-1	8 14		0010.000.80100.00.0000	C	0													<u> </u>
						Carey PIK																
Spreadsheet	Adjustment	Spreadsheet A 3558805	20180831 Jefferies Reconciliation Adjustment USD	31-Aug-1	8 15		0010.000.80100.00.0000	0	0													
*		•				Goldfield PIK																
Spreadsheet	Adjustment	Spreadsheet A 3558805	20180831 Jefferies Reconciliation Adjustment USD	31-Aug-1	8 16		0010.000.80100.00.0000		12421.39													
Spreadsneet	Aujustinent	Spicausneet A 3336603	Adjustificiti OSD	31-Aug-1	0 10	Hunter Mountain Note	0010.000.80100.00.0000		12421.39													
			20180930 Hunter Mountain Note			Receivable Update - PIK																
Spreadsheet	Adjustment	Spreadsheet A 3583897	Receivable Update Adjustment USD	30-Sep-1	8 2	Interest (Account	0010.210.80100.10.0000	0	130126.83													
			20180930 NexBank MM Interest			*735)																1
Spreadsheet	Adjustment	Spreadsheet A 3598822	Adjustment USD	30-Sep-1	8 4	Interest (Account	0010.210.80100.10.0000	0	0.18					1	1							<u> </u>
			20180930 NexBank MM Interest			*130)																1
Spreadsheet	Adjustment	Spreadsheet A 3598822	Adjustment USD	30-Sep-1	8 5		0010.210.80100.10.0000	0	252.31					1								<u> </u>
						Interest (Account *891)									1							'
Spreadsheet	Adjustment	Spreadsheet A 3598822	20180930 NexBank MM Interest Adjustment USD	30-Sep-1	8 6	<u> </u>	0010.210.80100.10.0000	0	673.41						1							'
						9/30 Interest																
Spreadsheet	Adjustment	Spreadsheet A 3598861	20180930 Interest Receivable JE Adjustment USD	30-Sep-1	8 2	Receivable JE	0010.000.80100.00.0000		368956.99													1
Spreadsneet	Aujustinent	Spreausifeet A 3370001	Padiastiliciit (191)	30-3eβ-1	O Z	1	0010.000.00100.00.00000	1 0	300730.99	1	l l	1	l .	1	1	l	·	l	1		- 047	

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JOURNAL	ENTRIES									PAYABI	LES			RECEIV	ABLES							
					Journal						AP	AP				AR	AR				placed	
Source	Category	Journal Batch Name	Journal Name	GI Date	Line Number	Journal Line Description	Account code combination	Amount DR	Amount CR	Supplier name	Check #	Invoice #	AP Invoice Description	Customer Name	AR Receipt Number	Transaction Number	Transaction Description		Asset	Asset	in service	Asset
Jource	Category	Journal Baton Name	Journal Haine	OL Date	Italiibei	Carey PIK	combination	- Dix	- OK	Haine	T .	п	Description	Name	Nullibei	Number	Description	Number	Veriuoi	Description	Service	Category
			20180930 Jefferies Reconciliation		_																	
Spreadsheet	Adjustment	Spreadsheet A 3611323	Adjustment USD	30-Sep-1	8 10	Carey Interest Receipt	0010.000.80100.00.0000	0	0													†
			20180930 Jefferies Reconciliation																			
Spreadsheet	Adjustment	Spreadsheet A 3611323	Adjustment USD	30-Sep-1	8 11	Goldfield PIK	0010.000.80100.00.0000	0	0													
			20180930 Jefferies Reconciliation																			
Spreadsheet	Adjustment	Spreadsheet A 3611323	Adjustment USD	30-Sep-1	8 12	Interest (Account	0010.000.80100.00.0000	0	14072.91													ļ
			20181031 NexBank MM Interest			*891)																
Spreadsheet	Adjustment	Spreadsheet A 3677868	Adjustment USD	31-Oct-1	8 4		0010.210.80100.10.0000	0	0													ļ
			20181031 NexBank MM Interest			Interest (Account *735)																
Spreadsheet	Adjustment	Spreadsheet A 3677868	Adjustment USD	31-Oct-1	8 5		0010.210.80100.10.0000	0	0.18													<u> </u>
			20101021 N. P. 11271			Interest (Account *130)									1							
Spreadsheet	Adjustment	Spreadsheet A 3677868	20181031 NexBank MM Interest Adjustment USD	31-Oct-1	8 6	·	0010.210.80100.10.0000	0	141.15													
						Hunter Mountain Note Receivable Update -																
Spreadsheet	Adjustment	Spreadsheet A 3677870	20181031 Hunter Mountain Note Receivable Update Adjustment USD	31-Oct-1	8 2	PIK	0010.210.80100.10.0000	0	134464.4													
		· ·				Interest Receivable JE																
Spreadsheet	Adjustment	Spreadsheet A 3678489	20181031 Interest Receivable JE Adjustment USD	31-Oct-1	8 2		0010.000.80100.00.0000		378976.46													
Spreausiect	Aujustinent	Spreadsheet A 3076489	Adjustment USD	31-001-1	0 2	Goldfield PIK	0010.000.30100.00.0000		378970.40													
			20181031 Jefferies Reconciliation																			
Spreadsheet	Adjustment	Spreadsheet A 3690820	Adjustment USD	31-Oct-1	8 10	Carey Interest Receipt	0010.000.80100.00.0000	0	11254													
			20181031 Jefferies Reconciliation																			
Spreadsheet	Adjustment	Spreadsheet A 3690820	Adjustment USD	31-Oct-1	8 11	Carey PIK	0010.000.80100.00.0000	0	107050.7													
			20181031 Jefferies Reconciliation			,																
Spreadsheet	Adjustment	Spreadsheet A 3690820	Adjustment USD	31-Oct-1	8 12	Hunter Mountain Note	0010.000.80100.00.0000	0	299032.86													├ ──
			20181130 Hunter Mountain Note			Receivable Update -																
Spreadsheet	Adjustment	Spreadsheet A 3719838	Receivable Update Adjustment USD	30-Nov-1	8 2	PIK	0010.210.80100.10.0000	0	130126.83													<u> </u>
			20181130 Interest Receivable JE			Interest Receivable JE																
Spreadsheet	Adjustment	Spreadsheet A 3720781	Adjustment USD	30-Nov-1	8 2		0010.000.80100.00.0000	0	392259.84													
						Interest (Account *891)																
Spreadsheet	Adjustment	Spreadsheet A 3731221	20181130 NexBank MM Interest Adjustment USD	30-Nov-1	8 4	,	0010.210.80100.10.0000	0	0													
						Interest (Account *735)																
Spreadsheet	Adjustment	Spreadsheet A 3731221	20181130 NexBank MM Interest Adjustment USD	30-Nov-1	8 5	733)	0010.210.80100.10.0000	0	0.18													
	,					Interest (Account																
Spreadsheet	Adjustment	Spreadsheet A 3731221	20181130 NexBank MM Interest Adjustment USD	30-Nov-1	0 6	*130)	0010.210.80100.10.0000		254.18													
Spreadsheet	Aujustinent	Spreadsheet A 3/31221	Adjustinent USD	30-INOV-1		Carey PIK	0010.210.80100.10.0000		234.10													
G 11	A.F	0 11 14 2777227	20181130 Jefferies Reconciliation	20.77			0010 000 00100 00 00															
Spreadsheet	Adjustment	Spreadsheet A 3761305	Adjustment USD	30-Nov-1	8 11	Goldfield PIK	0010.000.80100.00.0000	0	0									-			-	
			20181130 Jefferies Reconciliation												1							
Spreadsheet	Adjustment	Spreadsheet A 3761305	Adjustment USD	30-Nov-1		Hunter Mountain Note	0010.000.80100.00.0000	0	26489.55													
			20181231 Hunter Mountain Note			Receivable - Interest									1							
Spreadsheet	Adjustment	Spreadsheet A 3774850	Receivable Update Adjustment USD	31-Dec-1	8 4	Hunter Mountain Note	0010.210.80100.10.0000	0	134046.7						1							<u> </u>
			20181231 HM Note True Up			Receivable - Interest									1							
Spreadsheet	Adjustment	Spreadsheet A 3786797	Adjustment USD	31-Dec-1	8 2	True UP	0010.210.80100.10.0000	0	4438.63												- 045	

																		FIXED A	ASSET	S		
JOURNAL	ENTRIES									PAYABI	LES			RECEIV	ABLES							
Source	Category	Journal Batch Name	Journal Name	GL Date	Journal Line Number	Journal Line Description	Account code combination	Amount DR	Amount CR	Supplier name	AP Check #	AP Invoice #	AP Invoice Description	Customer Name	AR Receipt Number	AR Transaction Number	AR Transaction Description	Asset Number	Asset vendor	Asset Description	placed in service	Asset Category
			20181231 NexBank MM Interest			Interest (Account *735)																
Spreadsheet	Adjustment	Spreadsheet A 3801275	Adjustment USD	31-Dec-18	8 4		0010.210.80100.10.0000	0	0.18													
			20181231 NexBank MM Interest			Interest (Account *130)																
Spreadsheet	Adjustment	Spreadsheet A 3801275	Adjustment USD	31-Dec-18	8 5	Interest (Account	0010.210.80100.10.0000	0	56.27													
Spreadsheet	Adjustment	Spreadsheet A 3801275	20181231 NexBank MM Interest Adjustment USD	31-Dec-1	8 6	*891)	0010.210.80100.10.0000	0	669.49													
Spreadsneet	rujustnent	Spreadsheet 11 3001273	Augustinent OSD	31-Dec-1	,	Interest Receivable JE	0010.210.00100.10.0000		007.42													
Spreadsheet	Adjustment	Spreadsheet A 3801965	20181231nterest Receivable JE Adjustment USD	31-Dec-1	8 2	2	0010.000.80100.00.0000	0	368743.85													
						Goldfield PIK																
Spreadsheet	Adjustment	Spreadsheet A 3827317	20181130 Jefferies Reconciliation Adjustment USD	31-Dec-18	8 11		0010.000.80100.00.0000	0	(
			20181130 Jefferies Reconciliation			Carey PIK																
Spreadsheet	Adjustment	Spreadsheet A 3827317	Adjustment USD	31-Dec-18	8 12	Interest Receivable JE	0010.000.80100.00.0000	0	(
Spreadsheet	Adjustment	Spreadsheet A 3864462	20191231 Interest Receivable JE True up Adjustment USD	31-Dec-1	R 2	True Up	0010.000.80100.00.0000	23453.36	(
opredament	rajustiient	Spreadsheet 11300 1102	20181231 HM Note Correction	31 500 1		Hunter Mountain Note Receivable - Interest	00101000.00100.00100	23 (33.30														
Spreadsheet	Adjustment	Spreadsheet A 3878401	Adjustment USD	31-Dec-18	8 2	True UP	0010.210.80100.10.0000	4337.57	(
			20181231 Jefferies Reconciliation -			Carey PIK																
Spreadsheet	Adjustment	Spreadsheet A 3878742	Turtle Bay Adjustment USD	31-Dec-18	8 11		0010.000.80100.00.0000	0	(ļ					
			20181231 Jefferies Reconciliation -			Goldfield PIK																
Spreadsheet	Adjustment	Spreadsheet A 3878742	Turtle Bay Adjustment USD	31-Dec-18	8 12		0010.000.80100.00.0000	0	(
			20181130 Jefferies Reconciliation -			Goldfield PIK																
Spreadsheet	Adjustment	Spreadsheet A 3879365	Carey and American Adjustment USD	31-Dec-18	8 12	MTM	0010.000.80100.00.0000	0	(-					
Spreadsheet	Adjustment	Spreadsheet A 4030971	20181130 Jefferies Reconciliation - Pendrell Adjust Adjustment USD	31-Dec-1	8 4		0010.000.80100.00.0000	0	1177.1													
								937184 31	8440349.05													

Amount per detail above 7,503,165 Rc
Amount per TB 7,503,165 LS
Difference (not in thousands) (0) Rc, imm

Hunter Mountain Interest Income Reconciliation

Tickmark Legend

^ Footed without exception.

imm Amount is immaterial. Therefore, further review is waived.

Rc Recalculated amount. Refer to the respective cell's formula for further details.

LS Amount agrees to 12/31/18 lead schedule linked below without exception.

ead schedule - Revenue

Total of highlighted amounts have been recalculated and agree to the interest income per the <Note Receivable> tab within an immaterial difference.

EXHIBIT 94

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Page 1
1
               BURGER
2
      IN THE UNITED STATES BANKRUPTCY COURT
      FOR THE NORTHERN DISTRICT OF TEXAS
3
           DALLAS DIVISION
  IN RE:
5
                   Chapter 11
  HIGHLAND CAPITAL
  MANAGEMENT, L.P., CASE NO.
                   19-34054-SGI11
7
         Debtor.
  HIGHLAND CAPITAL MANAGEMENT, L.P.,
         Plaintiff,
10 vs.
                       Adversary
                     Proceeding No.
11 HIGHLAND CAPITAL MANAGEMENT
                                      21-03000-sgj
  FUND ADVISORS, L.P.; NEXPOINT
12 ADVISORS, L.P.; HIGHLAND
   INCOME FUND: NEXPOINT
13 STRATEGIC OPPORTUNITIES FUND;
  NEXPOINT CAPITAL, INC.; and
14 CLO HOLDCO, LTD.,
15
         Defendants.
16
17
         REMOTE DEPOSITION OF
18
            PEET BURGER
19
           July 30, 2021
20
21
22
23
24
   Reported by: Susan S. Klinger, RMR-CRR, CSR
25
   Job No. 197393
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Case 21-03003-sgj Doc 135-2 Filed 12/18/21 Entered 12/18/21 01:38:22 Desc Case 3:21-cv-00881-X Docu**AppendiX**6**Patt 2**File**Rage/65/2 o**f **1836**e 173 of 200 PageID 22788

l 1	BURGER	Page 2	Page 3
	BURGER		2 APPEARANCES:
2			3 (All appearances via Zoom.)
3			4 Attorneys for Debtor:
4	July 30, 2021		BY: John Morris, Esq. 5 PACHULSKI STANG ZIEHL & JONES
5	10:01 a.m.		780 Third Avenue
6			6 New York, New York 10017
7			7 Attorneys for the PwC and the Witness: BY: John Wander, Esq.
8			8 VINSON & ELKINS
9	Remote Deposition of PEET BURGER, held		2001 Ross Avenue
10	before Susan S. Klinger, a Registered Merit		9 Dallas, Texas 75201
			10 Attorneys for John Dondero, Highland Capital Management Services, NexPoint:
11	Reporter and Certified Realtime Reporter of the		11 BY: Michael Aigen, Esq.
12	State of Texas.		STINSON
13			12 3102 Oak Lawn Avenue Dallas, Texas 75219
14			13
15			Attorneys for NexPoint Advisors, LP, Highland
16			14 Capital Fund Advisors: BY: Thomas Berghman, Esq.
17			15 MUNSCH HARDT KOPF & HARR
18			500 North Akard Street
19			16 Dallas, Texas 75201 17 Also Present:
20			Ms. La Asia Canty
			18
21			19
22			20 21
23			22
24			23
25			24 25
		Page 4	Page 5
1	BURGER	raye 4	
1 2	BURGER INDEX	raye 4	1 BURGER
2		raye 4	1 BURGER 2 PROCEEDINGS
2	INDEX	rage 4	1 BURGER 2 PROCEEDINGS 3 PEET BURGER,
2 3 4	INDEX WITNESS PAGE	rage 4	 BURGER PROCEEDINGS PEET BURGER, having been first duly sworn testified as
2 3 4 5	UNDEX WITNESS PAGE PEET BURGER	raye 4	1 BURGER 2 PROCEEDINGS 3 PEET BURGER, 4 having been first duly sworn testified as 5 follows:
2 3 4 5 6	UNDEX WITNESS PAGE PEET BURGER EXAMINATION BY MR. MORRIS 5	raye 4	1 BURGER 2 PROCEEDINGS 3 PEET BURGER, 4 having been first duly sworn testified as 5 follows: 6 EXAMINATION
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	WITNESS PAGE PEET BURGER EXAMINATION BY MR. MORRIS 5 EXAMINATION BY MR. AIGEN 76 EXAMINATION BY MR. MORRIS 92 EXHIBITS No. Page Exhibit 1 Management representation 18 Letter, 6/3/19 Exhibit 2 2017 Financial Statements 30 Exhibit 3 2017 Workpapers 41 Exhibit 4 2018 Financial Statements 47	raye +	1 BURGER 2 PROCEEDINGS 3 PEET BURGER, 4 having been first duly swom testified as 5 follows: 6 EXAMINATION 7 BY MR. MORRIS: 8 Q. Good morning. Can you state your 9 name for the record, please? 10 A. I can. Peet Burger. 11 Q. Are you currently employed, 12 Mr. Burger? 13 A. Yes. 14 Q. By whom? 15 A. PricewaterhouseCoopers. 16 Q. And what is your title at
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	WITNESS PAGE PEET BURGER EXAMINATION BY MR. MORRIS 5 EXAMINATION BY MR. AIGEN 76 EXAMINATION BY MR. MORRIS 92 EXHIBITS No. Page Exhibit 1 Management representation 18 Letter, 6/3/19 Exhibit 2 2017 Financial Statements 30 Exhibit 3 2017 Workpapers 41	raye +	1 BURGER 2 PROCEEDINGS 3 PEET BURGER, 4 having been first duly sworn testified as 5 follows: 6 EXAMINATION 7 BY MR. MORRIS: 8 Q. Good morning. Can you state your 9 name for the record, please? 10 A. I can. Peet Burger. 11 Q. Are you currently employed, 12 Mr. Burger? 13 A. Yes. 14 Q. By whom? 15 A. PricewaterhouseCoopers. 16 Q. And what is your title at 17 PricewaterhouseCoopers?
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	WITNESS PAGE PEET BURGER EXAMINATION BY MR. MORRIS 5 EXAMINATION BY MR. AIGEN 76 EXAMINATION BY MR. MORRIS 92 EXHIBITS No. Page Exhibit 1 Management representation 18 Letter, 6/3/19 Exhibit 2 2017 Financial Statements 30 Exhibit 3 2017 Workpapers 41 Exhibit 4 2018 Financial Statements 47	raye +	1 BURGER 2 PROCEEDINGS 3 PEET BURGER, 4 having been first duly swom testified as 5 follows: 6 EXAMINATION 7 BY MR. MORRIS: 8 Q. Good moming. Can you state your 9 name for the record, please? 10 A. I can. Peet Burger. 11 Q. Are you currently employed, 12 Mr. Burger? 13 A. Yes. 14 Q. By whom? 15 A. PricewaterhouseCoopers. 16 Q. And what is your title at 17 PricewaterhouseCoopers? 18 A. I'm an audit partner. 19 Q. When did you become an audit partner
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	WITNESS PAGE PEET BURGER EXAMINATION BY MR. MORRIS 5 EXAMINATION BY MR. AIGEN 76 EXAMINATION BY MR. MORRIS 92 EXHIBITS No. Page Exhibit 1 Management representation 18 Letter, 6/3/19 Exhibit 2 2017 Financial Statements 30 Exhibit 3 2017 Workpapers 41 Exhibit 4 2018 Financial Statements 47	raye +	1 BURGER 2 PROCEEDINGS 3 PEET BURGER, 4 having been first duly sworn testified as 5 follows: 6 EXAMINATION 7 BY MR. MORRIS: 8 Q. Good morning. Can you state your 9 name for the record, please? 10 A. I can. Peet Burger. 11 Q. Are you currently employed, 12 Mr. Burger? 13 A. Yes. 14 Q. By whom? 15 A. PricewaterhouseCoopers. 16 Q. And what is your title at 17 PricewaterhouseCoopers? 18 A. I'm an audit partner. 19 Q. When did you become an audit partner 20 at PricewaterhouseCoopers?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	WITNESS PAGE PEET BURGER EXAMINATION BY MR. MORRIS 5 EXAMINATION BY MR. AIGEN 76 EXAMINATION BY MR. MORRIS 92 EXHIBITS No. Page Exhibit 1 Management representation 18 Letter, 6/3/19 Exhibit 2 2017 Financial Statements 30 Exhibit 3 2017 Workpapers 41 Exhibit 4 2018 Financial Statements 47	raye +	1 BURGER 2 PROCEEDINGS 3 PEET BURGER, 4 having been first duly sworn testified as 5 follows: 6 EXAMINATION 7 BY MR. MORRIS: 8 Q. Good morning. Can you state your 9 name for the record, please? 10 A. I can. Peet Burger. 11 Q. Are you currently employed, 12 Mr. Burger? 13 A. Yes. 14 Q. By whom? 15 A. PricewaterhouseCoopers. 16 Q. And what is your title at 17 PricewaterhouseCoopers? 18 A. I'm an audit partner. 19 Q. When did you become an audit partner 20 at PricewaterhouseCoopers? 21 A. January 1st of 2014.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	WITNESS PAGE PEET BURGER EXAMINATION BY MR. MORRIS 5 EXAMINATION BY MR. AIGEN 76 EXAMINATION BY MR. MORRIS 92 EXHIBITS No. Page Exhibit 1 Management representation 18 Letter, 6/3/19 Exhibit 2 2017 Financial Statements 30 Exhibit 3 2017 Workpapers 41 Exhibit 4 2018 Financial Statements 47	raye +	1 BURGER 2 PROCEEDINGS 3 PEET BURGER, 4 having been first duly sworn testified as 5 follows: 6 EXAMINATION 7 BY MR. MORRIS: 8 Q. Good moming. Can you state your 9 name for the record, please? 10 A. I can. Peet Burger. 11 Q. Are you currently employed, 12 Mr. Burger? 13 A. Yes. 14 Q. By whom? 15 A. PricewaterhouseCoopers. 16 Q. And what is your title at 17 PricewaterhouseCoopers? 18 A. I'm an audit partner. 19 Q. When did you become an audit partner 20 at PricewaterhouseCoopers? 21 A. January 1st of 2014. 22 Q. Have you been an audit partner at
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	WITNESS PAGE PEET BURGER EXAMINATION BY MR. MORRIS 5 EXAMINATION BY MR. AIGEN 76 EXAMINATION BY MR. MORRIS 92 EXHIBITS No. Page Exhibit 1 Management representation 18 Letter, 6/3/19 Exhibit 2 2017 Financial Statements 30 Exhibit 3 2017 Workpapers 41 Exhibit 4 2018 Financial Statements 47	raye +	1 BURGER 2 PROCEEDINGS 3 PEET BURGER, 4 having been first duly sworn testified as 5 follows: 6 EXAMINATION 7 BY MR. MORRIS: 8 Q. Good morning. Can you state your 9 name for the record, please? 10 A. I can. Peet Burger. 11 Q. Are you currently employed, 12 Mr. Burger? 13 A. Yes. 14 Q. By whom? 15 A. PricewaterhouseCoopers. 16 Q. And what is your title at 17 PricewaterhouseCoopers? 18 A. I'm an audit partner. 19 Q. When did you become an audit partner 20 at PricewaterhouseCoopers? 21 A. January 1st of 2014. 22 Q. Have you been an audit partner at 23 PricewaterhouseCoopers on a consistent basis 24 since January 1st, 2014?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	WITNESS PAGE PEET BURGER EXAMINATION BY MR. MORRIS 5 EXAMINATION BY MR. AIGEN 76 EXAMINATION BY MR. MORRIS 92 EXHIBITS No. Page Exhibit 1 Management representation 18 Letter, 6/3/19 Exhibit 2 2017 Financial Statements 30 Exhibit 3 2017 Workpapers 41 Exhibit 4 2018 Financial Statements 47	raye +	1 BURGER 2 PROCEEDINGS 3 PEET BURGER, 4 having been first duly sworn testified as 5 follows: 6 EXAMINATION 7 BY MR. MORRIS: 8 Q. Good morning. Can you state your 9 name for the record, please? 10 A. I can. Peet Burger. 11 Q. Are you currently employed, 12 Mr. Burger? 13 A. Yes. 14 Q. By whom? 15 A. PricewaterhouseCoopers. 16 Q. And what is your title at 17 PricewaterhouseCoopers? 18 A. I'm an audit partner. 19 Q. When did you become an audit partner 20 at PricewaterhouseCoopers? 21 A. January 1st of 2014. 22 Q. Have you been an audit partner at 23 PricewaterhouseCoopers on a consistent basis

Page 6	Page 7
1 BURGER	1 BURGER
2 Q. In that capacity, have you overseen	2 A. Somewhere in 2013. I would say
3 the audits for Highland Capital Management,	3 April, 2013.
4 L.P.?	4 Q. And were you the audit partner in
5 A. Yes, I did.	5 charge of the Highland engagement from 2013
6 Q. Just briefly, were you employed by	6 until the time the 2018 financial statements
7 PricewaterhouseCoopers prior to the time you	7 were completed?
8 became an audit partner at the beginning of	8 A. This is specific to Highland Capital
9 2014?	9 Management, L.P., yes.
10 A. Yes, I have. Do I need to give the	10 Q. I'm just going to refer to Highland
11 dates?	11 Capital Management, L.P. as Highland going
12 Q. Can you just tell me when you first	12 forward; is that okay?
13 joined PwC?	13 A. Yes.
14 A. I joined in January of 1997 in our	14 Q. Have you ever been deposed before?
15 South African firm. Yes, that's correct.	15 A. No.
16 Q. When did you join the audit group?	16 Q. Okay.
17 A. In January of 1997.	17 A. No.
18 Q. So you have been with	18 Q. I apologize, I should have started
19 PricewaterhouseCoopers' audit unit on a	19 with some ground rules, but I'm trying to be
20 consistent basis for more than 20 years; is	20 mindful of the time. It is important that you
21 that fair?	21 allow me to finish my questions before you
22 A. Correct.	22 begin your answers; is that okay?
23 Q. Okay. When did you personally begin	23 A. Sure.
24 working on the Highland Capital Management,	24 Q. And if I begin my next question
25 L.P. audits, do you recall?	25 before you begin – before you finish your
Page 8	Page 9
1 BURGER	1 BURGER
1 BURGER 2 answer, will you let me know that?	2 A. It is a set of rules basically
1 BURGER 2 answer, will you let me know that? 3 A. Sure.	2 A. It is a set of rules basically3 governed by the AICPA of what – considered
1 BURGER 2 answer, will you let me know that? 3 A. Sure. 4 Q. Do you understand that the court	 2 A. It is a set of rules basically 3 governed by the AICPA of what – considered 4 what is the sort of conglomerate of rules on
1 BURGER 2 answer, will you let me know that? 3 A. Sure.	 A. It is a set of rules basically 3 governed by the AICPA of what – considered 4 what is the sort of conglomerate of rules on 5 your professional standards of engagement to
1 BURGER 2 answer, will you let me know that? 3 A. Sure. 4 Q. Do you understand that the court	 A. It is a set of rules basically governed by the AICPA of what – considered what is the sort of conglomerate of rules on your professional standards of engagement to sign an audit opinion.
1 BURGER 2 answer, will you let me know that? 3 A. Sure. 4 Q. Do you understand that the court 5 reporter is taking down every word that we say? 6 A. Yes. 7 Q. If you want to break at any time,	 A. It is a set of rules basically governed by the AICPA of what – considered what is the sort of conglomerate of rules on your professional standards of engagement to sign an audit opinion. Q. And do I have this correctly, that
BURGER answer, will you let me know that? A. Sure. Q. Do you understand that the court reporter is taking down every word that we say? A. Yes. Q. If you want to break at any time, will you let me know?	2 A. It is a set of rules basically 3 governed by the AICPA of what – considered 4 what is the sort of conglomerate of rules on 5 your professional standards of engagement to 6 sign an audit opinion. 7 Q. And do I have this correctly, that 8 the purpose of the audit is to provide
1 BURGER 2 answer, will you let me know that? 3 A. Sure. 4 Q. Do you understand that the court 5 reporter is taking down every word that we say? 6 A. Yes. 7 Q. If you want to break at any time, 8 will you let me know? 9 A. Sure.	2 A. It is a set of rules basically 3 governed by the AICPA of what – considered 4 what is the sort of conglomerate of rules on 5 your professional standards of engagement to 6 sign an audit opinion. 7 Q. And do I have this correctly, that 8 the purpose of the audit is to provide 9 reasonable assurance that the financial
1 BURGER 2 answer, will you let me know that? 3 A. Sure. 4 Q. Do you understand that the court 5 reporter is taking down every word that we say? 6 A. Yes. 7 Q. If you want to break at any time, 8 will you let me know? 9 A. Sure. 10 Q. If there is anything that you don't	2 A. It is a set of rules basically 3 governed by the AICPA of what – considered 4 what is the sort of conglomerate of rules on 5 your professional standards of engagement to 6 sign an audit opinion. 7 Q. And do I have this correctly, that 8 the purpose of the audit is to provide 9 reasonable assurance that the financial 10 statements are in compliance with Generally
1 BURGER 2 answer, will you let me know that? 3 A. Sure. 4 Q. Do you understand that the court 5 reporter is taking down every word that we say? 6 A. Yes. 7 Q. If you want to break at any time, 8 will you let me know? 9 A. Sure. 10 Q. If there is anything that you don't 11 understand, if there is a question that I ask	2 A. It is a set of rules basically 3 governed by the AICPA of what – considered 4 what is the sort of conglomerate of rules on 5 your professional standards of engagement to 6 sign an audit opinion. 7 Q. And do I have this correctly, that 8 the purpose of the audit is to provide 9 reasonable assurance that the financial 10 statements are in compliance with Generally 11 Accepted Auditing Standards?
1 BURGER 2 answer, will you let me know that? 3 A. Sure. 4 Q. Do you understand that the court 5 reporter is taking down every word that we say? 6 A. Yes. 7 Q. If you want to break at any time, 8 will you let me know? 9 A. Sure. 10 Q. If there is anything that you don't 11 understand, if there is a question that I ask 12 that you either don't understand or you think	2 A. It is a set of rules basically 3 governed by the AICPA of what – considered 4 what is the sort of conglomerate of rules on 5 your professional standards of engagement to 6 sign an audit opinion. 7 Q. And do I have this correctly, that 8 the purpose of the audit is to provide 9 reasonable assurance that the financial 10 statements are in compliance with Generally 11 Accepted Auditing Standards? 12 MR. WANDER: Did you say assurance
1 BURGER 2 answer, will you let me know that? 3 A. Sure. 4 Q. Do you understand that the court 5 reporter is taking down every word that we say? 6 A. Yes. 7 Q. If you want to break at any time, 8 will you let me know? 9 A. Sure. 10 Q. If there is anything that you don't 11 understand, if there is a question that I ask	2 A. It is a set of rules basically 3 governed by the AICPA of what – considered 4 what is the sort of conglomerate of rules on 5 your professional standards of engagement to 6 sign an audit opinion. 7 Q. And do I have this correctly, that 8 the purpose of the audit is to provide 9 reasonable assurance that the financial 10 statements are in compliance with Generally 11 Accepted Auditing Standards? 12 MR. WANDER: Did you say assurance 13 or insurance?
1 BURGER 2 answer, will you let me know that? 3 A. Sure. 4 Q. Do you understand that the court 5 reporter is taking down every word that we say? 6 A. Yes. 7 Q. If you want to break at any time, 8 will you let me know? 9 A. Sure. 10 Q. If there is anything that you don't 11 understand, if there is a question that I ask 12 that you either don't understand or you think 13 is ambiguous in some way, will you let me know 14 that?	2 A. It is a set of rules basically 3 governed by the AICPA of what – considered 4 what is the sort of conglomerate of rules on 5 your professional standards of engagement to 6 sign an audit opinion. 7 Q. And do I have this correctly, that 8 the purpose of the audit is to provide 9 reasonable assurance that the financial 10 statements are in compliance with Generally 11 Accepted Auditing Standards? 12 MR. WANDER: Did you say assurance 13 or insurance? 14 Q. Assurance?
1 BURGER 2 answer, will you let me know that? 3 A. Sure. 4 Q. Do you understand that the court 5 reporter is taking down every word that we say? 6 A. Yes. 7 Q. If you want to break at any time, 8 will you let me know? 9 A. Sure. 10 Q. If there is anything that you don't 11 understand, if there is a question that I ask 12 that you either don't understand or you think 13 is ambiguous in some way, will you let me know	2 A. It is a set of rules basically 3 governed by the AICPA of what – considered 4 what is the sort of conglomerate of rules on 5 your professional standards of engagement to 6 sign an audit opinion. 7 Q. And do I have this correctly, that 8 the purpose of the audit is to provide 9 reasonable assurance that the financial 10 statements are in compliance with Generally 11 Accepted Auditing Standards? 12 MR. WANDER: Did you say assurance 13 or insurance?
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1 BURGER				Page 11
2 connection with its auditing of the Llighland	Page 10	1	BURGER	r ago 11
2 connection with its auditing of the Highland		2	fieldwork stage in around about April after	
3 financial statements? Is there, you know, a		3	April after the unit.	
4 process that you follow?		4	Q. And what do you mean when you use	
5 A. Yes, there is. I mean, it is a		5	the phrase fieldwork?	
6 pretty long process which starts all the way		6	A. Our execution phase.	
7 from the planning to completion and you know,		7	Q. Is that the time when you begin to	
8 through the execution which audit approach		8	send informational requests to Highland?	
9 outlines all the relevant standards of the		9	A. No, we send it through the planning	
10 procedures that we're supposed perform from the		10	phase as well, which the planning phase is the	
11 planning, execution and completion stage.		11	phase where you get engaged to go through all	
12 Q. And is that something that you share		12	the planning and setting up the procedures that	
13 with Highland so that they understand the		13	you are supposed to perform for the – for the	
14 process?		14	execution phase. And you can also do some of	
15 A. We don't share our workpapers and		15	the execution transaction work during that	
16 absolutely every single part of that, but they		16	period to save yourself from having to spend	
17 — I mean, they know what we are looking for in		17	that time in April and May.	
18 the sense of obviously for – we make requests		18	Q. And when does the planning stage	
19 for information. And if the information is not		19	begin?	
20 clear, we need to explain to them why we are		20	A. Each year can be slightly different,	
21 asking them for it.		21	but in this case, this was around about the	
22 Q. And how soon after the completion of		22	October – September, October.	
23 the fiscal year does PwC begin the process that		23	Q. So the planning would begin in the	
24 leads to the final audit?		24	fall of each fiscal year and –	
25 A. We start this engagement in its		25	A. Correct.	
1 BURGER	Page 12	1	BURGER	Page 13
2 Q. Is that fair?		2	Q. And who besides Mr. Klos were the	
3 A. That's fair.		3	primary points of contact?	
4 Q. And then during the planning stage,		4	A. Frank Waterhouse is the CFO and	
5 PwC would make information requests to		_		
l		5	Kristin Hendrix who, for the lack of a better	
I O FIGURARIO, DOTTIAVE MANTOMINA		5 6	Kristin Hendrix who, for the lack of a better word was the – the sort of chief – the	
"		6	word was the – the sort of chief – the	
7 A. You have got that correct.		6	word was the – the sort of chief – the accountant.	
7 A. You have got that correct. 8 Q. And then in response to that,		6 7 8	word was the – the sort of chief – the accountant. Q. The accountant?	
 7 A. You have got that correct. 8 Q. And then in response to that, 9 Highland would feed information to PwC for 		6 7 8 9	word was the – the sort of chief – the accountant. Q. The accountant? A. Yes.	
 7 A. You have got that correct. 8 Q. And then in response to that, 9 Highland would feed information to PwC for 10 PwC's review. Do I have that right? 		6 7 8 9 10	word was the – the sort of chief – the accountant. Q. The accountant? A. Yes. Q. Yes. And how many people typically	
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7 A. You have got that correct. 8 Q. And then in response to that, 9 Highland would feed information to PwC for 10 PwC's review. Do I have that right? 11 A. Correct. 12 Q. And then the fieldwork is – is the		6 7 8 9 10 11 12	word was the – the sort of chief – the accountant. Q. The accountant? A. Yes. Q. Yes. And how many people typically were on the Price Waterhouse team for purposes of the Highland audits?	
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1	Page 14 BURGER	1	BURGER	Page 15
2	end we used that for them to upload	2	or do you mean the financial statements?	
3	information.	3	Q. I apologize, thank you for the	
4	Previously Highland had its own	4	clarification.	
5	secure site where we would raise a request and	5	I mean, the financial statements and	
6	they would upload the information on the secure	6	the notes accompanying the financial	
7	site.	7	statements?	
8	Q. Okay. Did PricewaterhouseCoopers	8	A. They compile that and that is their	
9	rely on management to provide the information	9	responsibility, so they provide us with that	
10	that would enable PwC to prepare the audited	10	document.	
11	financial statements?	11	Q. Okay. So the five or six pages of	
12	A. We did.	12	financial statements and all of the notes are	
13	Q. Did PwC ever make any site visits to	13	compiled by Highland, not by PwC?	
14	Highland in connection with the audits?	14	A. Correct, yeah, correct.	
	A. We did.		Q. And did PwC have an opportunity to	
15		15		
16	Q. And during those visits, was it	16	review and comment on the drafts of the	
17	typical that PricewaterhouseCoopers might have	17	financial statements on the accompanying notes?	
18	follow-up requests for information?	18	A. Yes, we do.	
19	MR. AIGEN: Objection, form.	19	Q. And did PwC in the course of its	
20	A. Yes.	20	engagement ask the questions that PwC thought	
21	Q. Did PwC ever provide drafts of the	21	was relevant in order to give reasonable	
22	audit reports to Highland for their review	22	assurance that the financial statements were in	
23	prior to the time they were finalized?	23	accordance with Generally Accepted Auditing	
24	A. If you mean audit reports, do you	24	Standards?	
25	mean the one- or two-page opinion that I signed	25	MR. AIGEN: Objection, form.	
1	Page 16 BURGER	1	BURGER	Page 17
2	MR. WANDER: You mean, GAAP, not	2	Q. Was it part of your personal	
3	GAAS?	3	responsibilities to review the management	
4	Q. I mean, it is auditing not	4	representation letters?	
5	accounting; right? So it is Generally Accepted	5	A. It was.	
6	Accounting Standards, do I have that right?	6	Q. From PwC's perspective, what was the	
7	MR. WANDER: The audited – the	7	purpose of the management representation	
8	financials are in accordance with GAAP.	8	letters?	
9	The audit is done in accordance with GAAS.	9	A. It is an opportunity for us to get	
10	Q. Thank you for the clarification, so	10	management to make certain representations of	
11	let me rephrase the question.	١	us – in terms of scope of what is expected of	
12	·	11	us in an audit.	
	Did PwC ask the questions that it	12		
13	believed were necessary in order to provide	13	Q. And was that representation letter	
4.4	recent the francial	4.4		
14	reasonable assurance that the financial	14	required by PwC in order for PwC to sign-off on	
15	statements were in conformance with GAAP?	15	the audit?	
15 16	statements were in conformance with GAAP? MR. AIGEN: Objection, form.	15 16	the audit? A. It is, it was.	
15 16 17	statements were in conformance with GAAP? MR. AIGEN: Objection, form. A. We did.	15 16 17	the audit? A. It is, it was. Q. And is it fair to say that PwC	
15 16 17 18	statements were in conformance with GAAP? MR. AIGEN: Objection, form. A. We did. Q. Did PwC receive representation	15 16 17 18	the audit? A. It is, it was. Q. And is it fair to say that PwC relied on the management representation letters	
15 16 17 18 19	statements were in conformance with GAAP? MR. AIGEN: Objection, form. A. We did. Q. Did PwC receive representation letters from Highland in connection with each	15 16 17 18 19	the audit? A. It is, it was. Q. And is it fair to say that PwC relied on the management representation letters when it decided to sign-off on the audit?	
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15 16 17 18 19 20 21 22 23	statements were in conformance with GAAP? MR. AIGEN: Objection, form. A. We did. Q. Did PwC receive representation letters from Highland in connection with each audit? A. Yeah, we did. Q. And are you personally familiar with the form of management representation letter	15 16 17 18 19 20 21 22 23	the audit? A. It is, it was. Q. And is it fair to say that PwC relied on the management representation letters when it decided to sign-off on the audit? A. We did. Q. I would like to put up on the screen a document that I have marked as Exhibit 1, which is the June 3rd, 2019 management	
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Page 18	Page 19
1 BURGER	1 BURGER
2 Q. Mr. Burger, so –	2 you know, let's – let's go to the – to the
3 MR. AIGEN: Sorry was this produced?	3 page ending in 419?
4 I just want to make sure, is there a Bates	4 Do you see there that there are two
5 label on this for the record?	5 signatures?
6 MR. MORRIS: I don't know but it was	6 A. Correct.
7 used in Mr. Dondero's deposition.	7 Q. And do you understand that those are
8 MR. AIGEN: There is a Bates label.	8 the signatures of James Dondero and Frank
9 Q. So Mr. Burger, this is a little	9 Waterhouse?
10 awkward. Usually in a deposition I would be in	10 A. Yes, correct.
11 the room with you and you would have the	11 Q. Okay. If we could go back to the
12 document in front of you and it would be easy	12 top of the document, do you understand that
13 for you to review the document. Since we can't	13 this is the management representation letter
14 do that, and I don't know that you have this	14 that was provided to PwC by Mr. Dondero and
15 particular document in front of you, we've put	15 Mr. Waterhouse on June 3rd, 2019?
16 it up on the screen.	16 A. Yes.
17 I'm going to ask you a few questions	17 Q. Do you know why Mr. Waterhouse and
18 about it, but I strongly encourage you, I	18 Mr. Dondero were the people who signed this
19 really request that you let me know if you	19 letter?
20 believe that there are other portions of the	20 A. Starting with Mr. Waterhouse, he is
·	
21 document that you need to review in order to	21 the responsible party from management in the
22 either refresh your recollection or to put my	22 sense of being the CFO and Mr. Dondero as the
23 question into context, okay?	23 general partner because the entity is a limited
24 We're just going to have to make due	24 partner and we expect the general partner to
25 with the technology, but with that background,	25 sign the rep letter.
Page 20	Page 21
1 BURGER	1 BURGER
1 BURGER 2 Q. Do you know who drafted this letter?	1 BURGER 2 is 50 separate representations that are made by
1 BURGER 2 Q. Do you know who drafted this letter? 3 A. We did.	1 BURGER 2 is 50 separate representations that are made by 3 Mr. Waterhouse and Mr. Dondero, not including
1 BURGER 2 Q. Do you know who drafted this letter? 3 A. We did. 4 Q. Is this a form of management	BURGER is 50 separate representations that are made by Mr. Waterhouse and Mr. Dondero, not including the subparts. Do you see that?
1 BURGER 2 Q. Do you know who drafted this letter? 3 A. We did. 4 Q. Is this a form of management 5 representation that PwC typically prepares in	1 BURGER 2 is 50 separate representations that are made by 3 Mr. Waterhouse and Mr. Dondero, not including 4 the subparts. Do you see that? 5 A. I do.
1 BURGER 2 Q. Do you know who drafted this letter? 3 A. We did. 4 Q. Is this a form of management 5 representation that PwC typically prepares in 6 the ordinary course of its audits?	1 BURGER 2 is 50 separate representations that are made by 3 Mr. Waterhouse and Mr. Dondero, not including 4 the subparts. Do you see that? 5 A. I do. 6 MR. MORRIS: And thank you, La Asia,
1 BURGER 2 Q. Do you know who drafted this letter? 3 A. We did. 4 Q. Is this a form of management 5 representation that PwC typically prepares in 6 the ordinary course of its audits? 7 A. Yes, it is derived from a standard	BURGER is 50 separate representations that are made by Mr. Waterhouse and Mr. Dondero, not including the subparts. Do you see that? A. I do. MR. MORRIS: And thank you, La Asia, if we can go back to the top.
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BURGER Q. Do you know who drafted this letter? A. We did. Q. Is this a form of management representation that PwC typically prepares in the ordinary course of its audits? A. Yes, it is derived from a standard template. Q. And you see in the first paragraph	BURGER is 50 separate representations that are made by Mr. Waterhouse and Mr. Dondero, not including the subparts. Do you see that? A. I do. MR. MORRIS: And thank you, La Asia, if we can go back to the top. Q. So even though the audit letter was for the fiscal year ending December 31st, 2018,
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1 BURGER 2 Q. Do you know who drafted this letter? 3 A. We did. 4 Q. Is this a form of management 5 representation that PwC typically prepares in 6 the ordinary course of its audits? 7 A. Yes, it is derived from a standard 8 template. 9 Q. And you see in the first paragraph 10 there is a reference to the balance sheet date. 11 Do I have that right?	BURGER is 50 separate representations that are made by Mr. Waterhouse and Mr. Dondero, not including the subparts. Do you see that? A. I do. MR. MORRIS: And thank you, La Asia, if we can go back to the top. Q. So even though the audit letter was for the fiscal year ending December 31st, 2018, do you see in the sentence just before general that Mr. Dondero and Mr. Waterhouse confirmed
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Page 22	Page 23
1 BURGER	1 BURGER
A. Because per Generally Accepted	2 materiality?
3 Auditing Standards we have to consider material	3 A. Not that I can recall.
4 events occurring after year-end but prior to	4 Q. Did PwC rely on Mr. Dondero and
5 our opinion date or prior to on our opinion	5 Mr. Waterhouse to provide all information
6 date.	6 concerning items considered material as defined
7 Q. Okay. And do you see in the middle	7 in this letter?
8 of the first page there there is a paragraph	8 MR. AIGEN: Objection, form.
9 that begins "certain representations"?	9 A. We did.
10 A. Yes.	10 Q. Are you generally aware that from
11 Q. And you see that there is a	11 time-to-time Highland loaned money to
12 definition of items that are considered	12 Mr. Dondero and certain affiliated entities in
13 material?	13 exchange for promissory notes?
14 A. Yes.	14 A. I am.
15 Q. Do you know why the management	15 Q. Can we call those promissory notes
16 representation letter included a definition for	16 the affiliated party notes?
17 items considered material?	17 A. That is fine.
18 A. Because we cannot reasonably – we,	18 Q. For purposes of the audits, were the
19 the basis of an audit is our reasonable	19 makers obligations under the affiliated party
20 assurance with deals with our definition	20 notes considered receivables of Highland?
21 which deals with materiality. So if we expect	21 A. Yes, receivables of Highland Capital
22 management to represent to us, we give them a	22 Management, L.P.
23 sense of what we consider to be material.	23 Q. Okay. Can we go to the page that is
Q. Okay. And did Highland ever express	24 ending in 413?
25 any concerns about PwC's definition of	25 I'm just going to ask you a few
Page 24	Page 25
1 BURGER	1 BURGER
1 BURGER 2 questions about some of the representations	BURGER Q. Stated another way, none of the
BURGER questions about some of the representations here. Do you see, Mr. Burger, representation	BURGER Q. Stated another way, none of the affiliated notes were in default as of June
BURGER questions about some of the representations here. Do you see, Mr. Burger, representation number 11?	BURGER Q. Stated another way, none of the affiliated notes were in default as of June 30th, 2019; correct?
BURGER questions about some of the representations here. Do you see, Mr. Burger, representation number 11? A. I do.	BURGER Q. Stated another way, none of the affiliated notes were in default as of June 30th, 2019; correct? A. That's correct.
BURGER questions about some of the representations here. Do you see, Mr. Burger, representation number 11? A. I do. Q. Does representation number 11 apply	BURGER Q. Stated another way, none of the affiliated notes were in default as of June 3 30th, 2019; correct? A. That's correct. Q. All right. If we can go to page
BURGER questions about some of the representations here. Do you see, Mr. Burger, representation number 11? A. I do. Does representation number 11 apply to the affiliated party notes?	BURGER Q. Stated another way, none of the affiliated notes were in default as of June 3 30th, 2019; correct? A. That's correct. Q. All right. If we can go to page 416, please.
BURGER questions about some of the representations here. Do you see, Mr. Burger, representation number 11? A. I do. Q. Does representation number 11 apply to the affiliated party notes? A. It does.	BURGER Q. Stated another way, none of the affiliated notes were in default as of June 30th, 2019; correct? A. That's correct. Q. All right. If we can go to page 416, please. Take a look at representation number
BURGER questions about some of the representations here. Do you see, Mr. Burger, representation number 11? A. I do. Q. Does representation number 11 apply to the affiliated party notes? A. It does. Q. Was it PwC's understanding that	BURGER Q. Stated another way, none of the affiliated notes were in default as of June 30th, 2019; correct? A. That's correct. Q. All right. If we can go to page 416, please. Take a look at representation number 3 at the top of the page. Do you have an
BURGER questions about some of the representations here. Do you see, Mr. Burger, representation number 11? A. I do. Q. Does representation number 11 apply to the affiliated party notes? A. It does. Q. Was it PwC's understanding that Mr. Dondero and Mr. Waterhouse represented that	BURGER Q. Stated another way, none of the affiliated notes were in default as of June 30th, 2019; correct? A. That's correct. Q. All right. If we can go to page 416, please. Take a look at representation number 32 at the top of the page. Do you have an understanding of what representation number 32
BURGER questions about some of the representations here. Do you see, Mr. Burger, representation number 11? A. I do. Q. Does representation number 11 apply to the affiliated party notes? A. It does. Q. Was it PwC's understanding that Mr. Dondero and Mr. Waterhouse represented that the affiliate party notes represented bona fide	BURGER Q. Stated another way, none of the affiliated notes were in default as of June 30th, 2019; correct? A. That's correct. Q. All right. If we can go to page 416, please. Take a look at representation number 32 at the top of the page. Do you have an understanding of what representation number 32 means?
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	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. Again, because it is important under alleged party disclosures specifically all disclosures but related party specific that if you have material transactions or events that those be disclosed. And again, we — we do rely on management to also take ownership for that. Q. Okay. Can we go to the next page, please, page ending in 417? Okay, right there. And take a look at representation number 36, please. A. Okay, okay. Q. Can you tell me from PwC's perspective what representation 36 means? A. Again, for management to let us know or assert to us who the related parties are. Q. Is it fair to say that in management representation number 36 Mr. Dondero and	5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. We did. Q. Go to page 419, please. Okay. Just before the signature line there is a sentence that begins, "to the best of our knowledge." Do you see that? A. Correct. Q. Can you just read that to yourself? A. Okay. Q. Can you tell me from PWC's perspective what that sentence means? A. It means if there were events that occurred after the balance sheet date, before the opinion date that required disclosure, that such disclosures had been made. Q. And why did — is that representation one that is required by GAAP? A. It is — it is a GAAS principle, not a GAAP.	
25 party transactions of which they were aware? 25 signed on on the audits?	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A. Again, because it is important under alleged party disclosures specifically all disclosures but related party specific that if you have material transactions or events that those be disclosed. And again, we — we do rely on management to also take ownership for that. Q. Okay. Can we go to the next page, please, page ending in 417? Okay, right there. And take a look at representation number 36, please. A. Okay, okay. Q. Can you tell me from PwC's perspective what representation 36 means? A. Again, for management to let us know or assert to us who the related parties are. Q. Is it fair to say that in management representation number 36 Mr. Dondero and Mr. Waterhouse represented that they had	5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A. We did. Q. Go to page 419, please. Okay. Just before the signature line there is a sentence that begins, "to the best of our knowledge." Do you see that? A. Correct. Q. Can you just read that to yourself? A. Okay. Q. Can you tell me from PWC's perspective what that sentence means? A. It means if there were events that occurred after the balance sheet date, before the opinion date that required disclosure, that such disclosures had been made. Q. And why did – is that representation one that is required by GAAP? A. It is – it is a GAAS principle, not a GAAP. Q. And did PwC rely on that	
	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	A. Again, because it is important under alleged party disclosures specifically all disclosures but related party specific that if you have material transactions or events that those be disclosed. And again, we — we do rely on management to also take ownership for that. Q. Okay. Can we go to the next page, please, page ending in 417? Okay, right there. And take a look at representation number 36, please. A. Okay, okay. Q. Can you tell me from PwC's perspective what representation 36 means? A. Again, for management to let us know or assert to us who the related parties are. Q. Is it fair to say that in management representation number 36 Mr. Dondero and Mr. Waterhouse represented that they had disclosed, among other things, all related	5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	A. We did. Q. Go to page 419, please. Okay. Just before the signature line there is a sentence that begins, "to the best of our knowledge." Do you see that? A. Correct. Q. Can you just read that to yourself? A. Okay. Q. Can you tell me from PWC's perspective what that sentence means? A. It means if there were events that occurred after the balance sheet date, before the opinion date that required disclosure, that such disclosures had been made. Q. And why did — is that representation one that is required by GAAP? A. It is — it is a GAAS principle, not a GAAP. Q. And did PwC rely on that representation in the last sentence when it	

1	Page 30 BURGER	1	BURGER	Page 31
2	A. We did.	2	Q. Did you personally lead PwC's	
3	Q. Let's move to the 2017 financial	3	efforts in auditing Highland's 2017 financial	
4	statements. Can we please put up the next	4	statements?	
5	exhibit.	5	A. I did.	
	(Exhibit 2 marked.)	6		
6	Q. Again, Mr. Burger, I will just	l _	Q. Do you recall any deviations from the process that you described earlier in	
7		7	connection with the preparation of Highland's	
8	remind you that if at any time you believe you	8	2017 financial statements?	
9	need to see any other portion of the document in order to capably and fully answer the	9	A. I do not.	
11	question that I ask, just let me know, okay?	11	Q. Can we go to page 2, please, right	
12	MR. WANDER: John, he has a hard	12	there. Do you see in the top half of the	
13	copy of this one in front of him.	13	screen there is a list of assets?	
14	• •	14	A. Ido.	
	Q. Beautiful. Maybe it would be easier for you to just take it out and the rest of us	15	Q. And one of those – one of those	
15 16	will just look on the screen.		assets is identified as notes and other amounts	
17	MR. MORRIS: Thank you, John.	16	due from affiliates. Do you see that?	
18	Q. Do you have the 2017 audited	17 18	A. I do.	
19	financial statements in front of you, sir?	19		
20	A. I do.	20	•	
21	Q. And did you personally lead PwC's	21	A. So that is the consolidated amount	
22	efforts in completing the audit for the debtors	22	of Highland Capital Management, L.P. with all	
23	for Highland's 2017 financial statements?	23	its affiliates of notes and other amounts that	
24	A. Would you mind repeating the	24	are due from affiliates as defined.	
ı	question?	25	Q. Do you know why the notes and other	
20	question:	20	Q. Do you know with the flotes and other	
1	Page 32 BURGER	1	BURGER	Page 33
2	amounts due from affiliates are carried as	2	A. No, no, they did not.	
3	assets on Highland's balance sheets?	3	Q. And that is because these are	
4	A. Because it meets the definition of	4	Highland's balance sheets; correct?	
5	an asset.	5	A. Correct.	
6	Q. And what is the definition of the	6	Q. Highland, in fact, prepared the	
7	asset – withdrawn.	7	document that we're looking at right now;	
8	What is the definition of an asset		<u> </u>	
	vvialis li le delli lillori di assel	8	correct?	
9	that causes the notes and other amounts due	8	correct? A. Correct, we did not.	
10				
	that causes the notes and other amounts due	9	A. Correct, we did not.	
10	that causes the notes and other amounts due from affiliates to appear on the asset portion	9	A. Correct, we did not.Q. And Highland made the decision to	
10 11	that causes the notes and other amounts due from affiliates to appear on the asset portion of the balance sheet?	9 10 11	A. Correct, we did not. Q. And Highland made the decision to record the notes and other amounts due from	
10 11 12	that causes the notes and other amounts due from affiliates to appear on the asset portion of the balance sheet? A. This is amounts in the forms of	9 10 11 12	A. Correct, we did not. Q. And Highland made the decision to record the notes and other amounts due from other affiliates as assets on its own balance	
10 11 12 13	that causes the notes and other amounts due from affiliates to appear on the asset portion of the balance sheet? A. This is amounts in the forms of notes or receivables that the entity has title	9 10 11 12 13	A. Correct, we did not. Q. And Highland made the decision to record the notes and other amounts due from other affiliates as assets on its own balance sheet; right?	
10 11 12 13 14	that causes the notes and other amounts due from affiliates to appear on the asset portion of the balance sheet? A. This is amounts in the forms of notes or receivables that the entity has title to in the form of an asset, or the classic	9 10 11 12 13 14	A. Correct, we did not. Q. And Highland made the decision to record the notes and other amounts due from other affiliates as assets on its own balance sheet; right? MR. AIGEN: Objection, form.	
10 11 12 13 14 15	that causes the notes and other amounts due from affiliates to appear on the asset portion of the balance sheet? A. This is amounts in the forms of notes or receivables that the entity has title to in the form of an asset, or the classic definition of an asset is you are entitled to	9 10 11 12 13 14 15	A. Correct, we did not. Q. And Highland made the decision to record the notes and other amounts due from other affiliates as assets on its own balance sheet; right? MR. AIGEN: Objection, form. A. Right.	
10 11 12 13 14 15 16	that causes the notes and other amounts due from affiliates to appear on the asset portion of the balance sheet? A. This is amounts in the forms of notes or receivables that the entity has title to in the form of an asset, or the classic definition of an asset is you are entitled to the asset and there is reasonable assurance of	9 10 11 12 13 14 15 16	A. Correct, we did not. Q. And Highland made the decision to record the notes and other amounts due from other affiliates as assets on its own balance sheet; right? MR. AIGEN: Objection, form. A. Right. Q. Did PwC ever have any reason to	
10 11 12 13 14 15 16 17	that causes the notes and other amounts due from affiliates to appear on the asset portion of the balance sheet? A. This is amounts in the forms of notes or receivables that the entity has title to in the form of an asset, or the classic definition of an asset is you are entitled to the asset and there is reasonable assurance of the recoverability of the asset.	9 10 11 12 13 14 15 16 17	A. Correct, we did not. Q. And Highland made the decision to record the notes and other amounts due from other affiliates as assets on its own balance sheet; right? MR. AIGEN: Objection, form. A. Right. Q. Did PwC ever have any reason to question the carrying of the notes and other	
10 11 12 13 14 15 16 17 18	that causes the notes and other amounts due from affiliates to appear on the asset portion of the balance sheet? A. This is amounts in the forms of notes or receivables that the entity has title to in the form of an asset, or the classic definition of an asset is you are entitled to the asset and there is reasonable assurance of the recoverability of the asset. Q. Did anybody from Highland ever	9 10 11 12 13 14 15 16 17 18	A. Correct, we did not. Q. And Highland made the decision to record the notes and other amounts due from other affiliates as assets on its own balance sheet; right? MR. AIGEN: Objection, form. A. Right. Q. Did PwC ever have any reason to question the carrying of the notes and other amounts due from affiliates as assets on	
10 11 12 13 14 15 16 17 18 19	that causes the notes and other amounts due from affiliates to appear on the asset portion of the balance sheet? A. This is amounts in the forms of notes or receivables that the entity has title to in the form of an asset, or the classic definition of an asset is you are entitled to the asset and there is reasonable assurance of the recoverability of the asset. Q. Did anybody from Highland ever dispute that the notes and other amounts due	9 10 11 12 13 14 15 16 17 18	A. Correct, we did not. Q. And Highland made the decision to record the notes and other amounts due from other affiliates as assets on its own balance sheet; right? MR. AIGEN: Objection, form. A. Right. Q. Did PwC ever have any reason to question the carrying of the notes and other amounts due from affiliates as assets on Highland's balance sheets?	
10 11 12 13 14 15 16 17 18 19 20	that causes the notes and other amounts due from affiliates to appear on the asset portion of the balance sheet? A. This is amounts in the forms of notes or receivables that the entity has title to in the form of an asset, or the classic definition of an asset is you are entitled to the asset and there is reasonable assurance of the recoverability of the asset. Q. Did anybody from Highland ever dispute that the notes and other amounts due from affiliates should be carried on Highland's	9 10 11 12 13 14 15 16 17 18 19 20	A. Correct, we did not. Q. And Highland made the decision to record the notes and other amounts due from other affiliates as assets on its own balance sheet; right? MR. AIGEN: Objection, form. A. Right. Q. Did PwC ever have any reason to question the carrying of the notes and other amounts due from affiliates as assets on Highland's balance sheets? A. We did not.	
10 11 12 13 14 15 16 17 18 19 20 21	that causes the notes and other amounts due from affiliates to appear on the asset portion of the balance sheet? A. This is amounts in the forms of notes or receivables that the entity has title to in the form of an asset, or the classic definition of an asset is you are entitled to the asset and there is reasonable assurance of the recoverability of the asset. Q. Did anybody from Highland ever dispute that the notes and other amounts due from affiliates should be carried on Highland's balance sheet as assets?	9 10 11 12 13 14 15 16 17 18 19 20 21	A. Correct, we did not. Q. And Highland made the decision to record the notes and other amounts due from other affiliates as assets on its own balance sheet; right? MR. AIGEN: Objection, form. A. Right. Q. Did PwC ever have any reason to question the carrying of the notes and other amounts due from affiliates as assets on Highland's balance sheets? A. We did not. Q. Is my math right here that the	
10 11 12 13 14 15 16 17 18 19 20 21 22	that causes the notes and other amounts due from affiliates to appear on the asset portion of the balance sheet? A. This is amounts in the forms of notes or receivables that the entity has title to in the form of an asset, or the classic definition of an asset is you are entitled to the asset and there is reasonable assurance of the recoverability of the asset. Q. Did anybody from Highland ever dispute that the notes and other amounts due from affiliates should be carried on Highland's balance sheet as assets? MR. AIGEN: Objection, form.	9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. Correct, we did not. Q. And Highland made the decision to record the notes and other amounts due from other affiliates as assets on its own balance sheet; right? MR. AIGEN: Objection, form. A. Right. Q. Did PwC ever have any reason to question the carrying of the notes and other amounts due from affiliates as assets on Highland's balance sheets? A. We did not. Q. Is my math right here that the balance sheet shows that as of the end of 2017	

Page 34	Page 35
1 BURGER	1 BURGER
2 A. That's correct.	2 related-party relationships and transactions.
3 Q. Okay. If we could just scroll down	3 Q. If we can go to page 30, please, and
4 to the bottom of the page. Little further,	4 just scroll straight down so Mr. Burger can see
5 yeah, right there.	5 what he's got front of him, if we can go to
6 Do you see there is a reference that	6 page 30.
7 says, quote, the accompanying notes are an	7 Page 30 has a subheading to note 9
8 integral part of these consolidated financial	8 called notes and other amounts due from
9 statements, closed quote?	9 affiliates. Do you see that?
10 A. I do.	10 A. Correct.
11 Q. What does that mean?	11 Q. Okay. And do I have it –
12 A. That is to draw the attention for	12 withdrawn.
13 the reader of not reading this page in a	13 Highland prepared all of the
14 stand-alone basis, because there are further	14 information that is set forth in this section
15 explanations required to the amounts in the	15 of note 9; is that correct?
16 footnotes.	16 MR. AIGEN: Objection, form.
17 Q. Okay. Let's go to page 28 of the	17 A. I did.
18 document. Okay. Do you see that there is a	18 Q. Is it fair to say that this portion
19 Section 9 entitled related party transactions?	19 of note 9 is intended to describe obligations
20 A. Ido.	20 due to the debtor by affiliates?
21 Q. And can you describe for me your	21 MR. AIGEN: Objection, form.
22 understanding of why there is a note dedicated	22 A. That's correct.
23 to related party transactions?	23 Q. Let me ask a different question to
24 A. It is a GAAP requirement for	24 deal with Michael's objection.
25 financial statements to disclose material	25 Can you tell me, Mr. Burger, what
Page 36	Page 37
1 BURGER	1 BURGER
BURGER information is conveyed in the section called	BURGER Q. Okay. Did management ever tell PwC
BURGER information is conveyed in the section called notes and other amounts due from affiliates?	BURGER Q. Okay. Did management ever tell PwC at any time prior to June – withdrawn.
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Page 38	Page 39
1 BURGER	1 BURGER
2 that section of the notes except the paragraph	2 Q. So is it fair to say that based on
3 starting on December 21st, 2015.	3 this portion of note 9, the debtors' financial
4 Q. Do you have an understanding of what	4 statements withdrawn.
5 that sentence means?	5 Is it fair to say that based on this
6 A. That sentence means that these notes	6 portion of note 9, Highland is saying that the
7 are per GAAP, the notes are supposed to be	7 fair value of the promissory notes from the
8 recorded at fair value and the assertion is	8 affiliates was approximately equal to the
9 that the carrying value is considered a	9 principal and interest then due under the
10 reasonable proxy for fair value.	10 notes?
11 Q. I'm sorry, what is fair value in	11 MR. AIGEN: Objection, form.
12 this context?	12 A. That's correct.
13 A. Fair value of all assets would be	13 Q. Is it fair to say that when the
14 what you consider to be the reasonable value	14 audit – withdrawn.
15 for exchange of the asset.	15 Is it fair to say that – no,
16 Q. And then what is the carrying value?	16 withdrawn.
1 - 1 · 1 · 1 · 1 · 1 · 1 · 1 · 1 · 1 ·	17 At the time the audit was completed
17 How does that differ from the carrying value?18 A. Carrying value is the – is a	18 for 2017, did PwC have any reason to discount
	•
	19 the value of any of the notes described on page20 30 or 31?
21 plus accrued interest minus payments. And fair	21 A. We did not.
22 value is – is basically the concept of this	22 Q. Okay. Can we go to page 41, please.
23 sentence is stating that the fair value of the	23 If you scroll down a little bit you will see
24 approximate or reasonable proxy for carrying	24 there is a section entitled subsequent events
25 value in its (inaudible).	25 which is note 16. Do you see that?
Page 40	Page 41
1 BURGER	1 BURGER
1 BURGER 2 A. Correct.	BURGER Q. Let's go to the 2017 workpapers, if
 BURGER A. Correct. Q. Okay. What is this section intended 	BURGER Q. Let's go to the 2017 workpapers, if we can call it the next exhibit, please.
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Page 42	Page 43
1 BURGER	1 BURGER
2 A. Sorry, Hilda Garcia.	2 this type in the ordinary course of its3 business?
3 Q. Hilda Garcia, is she employed by4 PwC?	3 business? 4 A. We do.
6 Q. And what is her title?7 A. She is a senior associate now. She	6 workpaper in the ordinary course of its
	7 preparation of Highland's 2017 audit? 8 A. We did.
8 would have been a senior associate back then as	
9 well.	9 Q. Okay. Can we go to the tab that is
10 Q. Does she report to you or to	10 marked as detailed, if you look at the bottom?
11 somebody else?	11 Do you have that, sir?
12 A. She reports to me.13 Q. And are you responsible for	12 A. Yes, I have.13 Q. Is that tab intended to list all of
, i	
14 overseeing Ms. Garcia's work?	14 the – of the notes and other amounts due from
15 A. I am.	15 affiliates that were outstanding at the end of
16 Q. And what is the purpose of this	16 the fiscal year?
17 document?	17 A. Correct.
18 A. The purpose of this document is to	18 Q. And is this information – where did
19 layout what are the amounts that makes up the	19 PwC get the information that is set forth on
20 line item that is on the balance sheet of	20 the detail tab?
21 HCMLP. And then the audit procedure is	21 A. It is from management from the trial
22 performed to gain comfort over those – the	22 balance.
23 existence of those amounts based on	23 Q. For the record, can you just tell me
24 materiality.	24 what a trial balance is?
25 Q. And did PwC prepare workpapers of	25 A. So that is a summary document
Page 44 1 BURGER	Page 45 1 BURGER
	I DURGER
2 listing out the balances of all accounts from	2 on the information that was provided by
	2 on the information that was provided by3 management?
2 listing out the balances of all accounts from3 the general ledger that is used to produce the	 on the information that was provided by management? MR. AIGEN: Objection, form.
 2 listing out the balances of all accounts from 3 the general ledger that is used to produce the 4 set of financial statements. 5 Q. And was the trial balance made 	 on the information that was provided by management? MR. AIGEN: Objection, form. A. Partly management and partly our own
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 2 listing out the balances of all accounts from 3 the general ledger that is used to produce the 4 set of financial statements. 5 Q. And was the trial balance made 6 available to PwC by Highland in connection with 7 its audit work? 	 2 on the information that was provided by 3 management? 4 MR. AIGEN: Objection, form. 5 A. Partly management and partly our own 6 due diligence. 7 Q. Okay. The next tab is results
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 2 listing out the balances of all accounts from 3 the general ledger that is used to produce the 4 set of financial statements. 5 Q. And was the trial balance made 6 available to PwC by Highland in connection with 7 its audit work? 8 A. It was. 9 Q. The next tab is marked credit risk 	 on the information that was provided by management? MR. AIGEN: Objection, form. A. Partly management and partly our own due diligence. Q. Okay. The next tab is results template. Do you see that? A. Yes. Q. Can you just explain to me what that
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the general ledger that is used to produce the set of financial statements. Q. And was the trial balance made available to PwC by Highland in connection with its audit work? A. It was. Q. The next tab is marked credit risk analysis. Do you see that? A. Yes. Q. What is the purpose of the credit risk analysis? A. The purpose of this is that if you think about a receivable or any amount due it is about intent and ability. And this is where we deal with ability to ask ourself the question is the counterparty reasonably able to repay the amounts. Q. And did PwC conclude in 2000 – in connection with the 2017 audit that the makers of the notes set forth on this particular slide	on the information that was provided by management? MR. AIGEN: Objection, form. A. Partly management and partly our own due diligence. Q. Okay. The next tab is results template. Do you see that? A. Yes. Q. Can you just explain to me what that page is, if we could scroll to the top, please? A. This – there are a number of notes that are being dealt with. This – so if you go back to the detail tab, those are the individual notes that makes up the amount that ties to the back of the financial statement. And there are relevant tabs here that deal with a number of these loans. In preparation for this, we focused on due from HCMSI as that is under question. Q. Why is due from HCMSI under question?
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listing out the balances of all accounts from the general ledger that is used to produce the set of financial statements. Q. And was the trial balance made available to PwC by Highland in connection with its audit work? A. It was. Q. The next tab is marked credit risk analysis. Do you see that? A. Yes. Q. What is the purpose of the credit risk analysis? A. The purpose of this is that if you think about a receivable or any amount due it is about intent and ability. And this is where we deal with ability to ask ourself the question is the counterparty reasonably able to repay the amounts. Q. And did PwC conclude in 2000 – in connection with the 2017 audit that the makers of the notes set forth on this particular slide	on the information that was provided by management? MR. AIGEN: Objection, form. A. Partly management and partly our own due diligence. Q. Okay. The next tab is results template. Do you see that? A. Yes. Q. Can you just explain to me what that page is, if we could scroll to the top, please? A. This – there are a number of notes that are being dealt with. This – so if you go back to the detail tab, those are the individual notes that makes up the amount that ties to the back of the financial statement. And there are relevant tabs here that deal with a number of these loans. In preparation for this, we focused on due from HCMSI as that is under question. Q. Why is due from HCMSI under question?

1	Page 46 BURGER	1	BURGER	Page 47
2	preparation for this, he means in	2	A. Iam.	
1	····			
3	preparation for the deposition he reviewed	3	MR. AIGEN: Sorry to interrupt. Are	
4	this piece of it, the HCMSI. Not the rest	4	you marking this? I'm trying to keep	
5	of the notes, just HCMSI.	5	track, is this –	
6	Q. Okay. So, so but with respect to	6	MR. MORRIS: Yes, I apologize, this	
7	this particular page, is there an analysis that	7	will be Exhibit 4.	
8	PwC is undertaking? Does this reflect an –	8	(Exhibit 4 marked.)	
9	withdrawn.	9	MR. AIGEN: 4, okay.	
10	Does this page reflect an analysis	10	Q. And did you oversee the preparation	
11	that PwC did?	11	of the audited financial statements on behalf	
12	MR. AIGEN: Objection, form.	12	of PwC for the period ending December 31st,	
13	A. If you add the other relevant tabs	13	2018?	
14	to it, yes. So in other words, some of them	14	A. Correction, not preparation, we	
15	link to other tabs. Some of them have	15	don't prepare any of these documents.	
16	individual documentation as referenced in the	16	Q. Let – I apologize, let me restate	
17		17	the question.	
18	Q. And then there are tabs for the	18	Did you oversee PwC's audit of	
19	individual maker of each set of notes. Do I	19	Highland's financial statements for the period	
20	have that right?	20	ending December 31st, 2018?	
21	A. Correct.	21	A. Yeah, I did.	
22	Q. All right. Let's go to the 2018	22	Q. Okay. Do you recall any deviations	
23		23	from the process you described earlier in	
1	with Highland's audited financial statements	24	connection with the preparation of the 2018	
1	-	1	audited financials?	
25	for the period ending December 31st, 2018?	25	auditeu iiriaridais?	
1	Page 48 BURGER	4	BURGER	Page 49
		1 1		
12		1 2		
2	A. No, I do not.	2	we cannot accept a date of, let's call it June	
3	A. No, I do not.Q. Can we go to the third page of the	2 3	we cannot accept a date of, let's call it June 2nd or 1st or earlier from management's	
3 4	A. No, I do not.Q. Can we go to the third page of the document right there. This document is dated,	2 3 4	we cannot accept a date of, let's call it June 2nd or 1st or earlier from management's representation.	
3 4 5	A. No, I do not. Q. Can we go to the third page of the document right there. This document is dated, if you look at the bottom, June 3rd, 2019. Do	2 3 4 5	we cannot accept a date of, let's call it June 2nd or 1st or earlier from management's representation. Q. Is – is the report that is set out	
3 4 5 6	A. No, I do not. Q. Can we go to the third page of the document right there. This document is dated, if you look at the bottom, June 3rd, 2019. Do you see that?	2 3 4 5 6	we cannot accept a date of, let's call it June 2nd or 1st or earlier from management's representation. Q. Is – is the report that is set out here required by either GAAS or GAAP?	
3 4 5 6 7	A. No, I do not. Q. Can we go to the third page of the document right there. This document is dated, if you look at the bottom, June 3rd, 2019. Do you see that? A. I do.	2 3 4 5 6 7	we cannot accept a date of, let's call it June 2nd or 1st or earlier from management's representation. Q. Is – is the report that is set out here required by either GAAS or GAAP? A. This is – GAAS requires the audit	
3 4 5 6 7 8	A. No, I do not. Q. Can we go to the third page of the document right there. This document is dated, if you look at the bottom, June 3rd, 2019. Do you see that? A. I do. Q. And that was the same date as the	2 3 4 5 6 7 8	we cannot accept a date of, let's call it June 2nd or 1st or earlier from management's representation. Q. Is – is the report that is set out here required by either GAAS or GAAP? A. This is – GAAS requires the audit opinion to be – to be the document whereby we	
3 4 5 6 7 8 9	A. No, I do not. Q. Can we go to the third page of the document right there. This document is dated, if you look at the bottom, June 3rd, 2019. Do you see that? A. I do. Q. And that was the same date as the management representation letter that we looked	2 3 4 5 6 7 8 9	we cannot accept a date of, let's call it June 2nd or 1st or earlier from management's representation. Q. Is – is the report that is set out here required by either GAAS or GAAP? A. This is – GAAS requires the audit opinion to be – to be the document whereby we report to the general partner on our – on our	
3 4 5 6 7 8 9	A. No, I do not. Q. Can we go to the third page of the document right there. This document is dated, if you look at the bottom, June 3rd, 2019. Do you see that? A. I do. Q. And that was the same date as the management representation letter that we looked at earlier, do you recall that? We can pull it	2 3 4 5 6 7 8 9	we cannot accept a date of, let's call it June 2nd or 1st or earlier from management's representation. Q. Is – is the report that is set out here required by either GAAS or GAAP? A. This is – GAAS requires the audit opinion to be – to be the document whereby we report to the general partner on our – on our audit.	
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3 4 5 6 7 8 9 10 11 12	A. No, I do not. Q. Can we go to the third page of the document right there. This document is dated, if you look at the bottom, June 3rd, 2019. Do you see that? A. I do. Q. And that was the same date as the management representation letter that we looked at earlier, do you recall that? We can pull it up. A. No, I do.	2 3 4 5 6 7 8 9 10 11 12	we cannot accept a date of, let's call it June 2nd or 1st or earlier from management's representation. Q. Is – is the report that is set out here required by either GAAS or GAAP? A. This is – GAAS requires the audit opinion to be – to be the document whereby we report to the general partner on our – on our audit. Q. And does PwC have an internal process by which it determines whether or not	
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3 4 5 6 7 8 9 10 11 12 13 14 15 16	A. No, I do not. Q. Can we go to the third page of the document right there. This document is dated, if you look at the bottom, June 3rd, 2019. Do you see that? A. I do. Q. And that was the same date as the management representation letter that we looked at earlier, do you recall that? We can pull it up. A. No, I do. Q. Is it a coincidence that they both have the same date? A. No, it is not. We require that to be the same.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	we cannot accept a date of, let's call it June 2nd or 1st or earlier from management's representation. Q. Is – is the report that is set out here required by either GAAS or GAAP? A. This is – GAAS requires the audit opinion to be – to be the document whereby we report to the general partner on our – on our audit. Q. And does PwC have an internal process by which it determines whether or not to sign-off on – on any particular client's audit? A. We do. Q. Can you describe that process for me	
3 4 5 6 7 8 9 10 11 12 13 14 15 16	A. No, I do not. Q. Can we go to the third page of the document right there. This document is dated, if you look at the bottom, June 3rd, 2019. Do you see that? A. I do. Q. And that was the same date as the management representation letter that we looked at earlier, do you recall that? We can pull it up. A. No, I do. Q. Is it a coincidence that they both have the same date? A. No, it is not. We require that to be the same. Q. And why do you require that the	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	we cannot accept a date of, let's call it June 2nd or 1st or earlier from management's representation. Q. Is – is the report that is set out here required by either GAAS or GAAP? A. This is – GAAS requires the audit opinion to be – to be the document whereby we report to the general partner on our – on our audit. Q. And does PwC have an internal process by which it determines whether or not to sign-off on – on any particular client's audit? A. We do. Q. Can you describe that process for me generally?	
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Page 50	Page 51
1 BURGER 2 are material uncorrected misstatements to the	1 BURGER
	2 Q. Okay. Let's go to page 2, please,
3 financials or material deviations from required	3 consolidated balance sheet.
4 disclosures. So in other words, are the	Do you see, again, there is the
5 financials reasonable and accurate in terms of	5 notes and other amounts due from affiliates?
6 GAAP, and were we able to perform all the	6 A. Ido.
7 procedures. So in other words there weren't	7 Q. And does this just carry over from
8 any undue scope limitations which – which got	8 the prior years subject to any payments or
9 us to a point we weren't able to perform the	9 additional notes subject to any changes since
10 audit and fulfill our professional duty.	10 the end of the prior fiscal year?
11 If the answer to those are that we	11 A. It does.
12 fulfill both then we would give what we call an	12 Q. As of the end of 2018, is it fair to
13 unqualified or a clean opinion.	13 say that the notes and other amounts due from
14 Q. And is there an opinion committee	14 affiliates now exceeded more than 15 percent of
15 that is – that is dedicated to this process?	15 Highland's assets?
16 A. No, it is – if it is a clean	16 A. That is correct.
17 opinion then it is the partner and if	17 Q. Now, let's go to page 26, please.
18 applicable the second partner on the engagement	18 And you will see number – note number 8
19 is called. If there is anything which goes	19 relates to related-party transactions. Do you
20 away from an unqualified opinion, in any	20 see that?
21 deviation, then there is a whole consultation	21 A. Ido.
22 process with our national office.	22 Q. So again, do I have this right that
23 Q. And did you personally approve this	23 this section of the notes is intended to
24 opinion letter?	24 provide the detail about transactions between
25 A. I did, that is my signature.	25 Highland and related parties?
20 A. Taia, that is my signature.	20 Tilgilia la alla folatoa partico:
Page 52 1 BURGER	Page 53 1 BURGER
1 BURGER	
1 BURGER 2 A. It is.	BURGER balance sheet called notes and other amounts
BURGER A. It is. And that is required by GAAP, do I	BURGER balance sheet called notes and other amounts due from affiliates?
BURGER A. It is. Q. And that is required by GAAP, do I have that right?	BURGER balance sheet called notes and other amounts due from affiliates? A. It is.
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Case 21-03003-sgj Doc 135-2 Filed 12/18/21 Entered 12/18/21 01:38:22 Desc Case 3:21-cv-00881-X Docu**AppendiX**6**Patt 2**File**Rage/69/2 4 1836 e** 186 of 200 PageID 22801

1	Page 54 BURGER	1	Page 5 BURGER
2	Q. Is it fair to say that when PwC	2	Q. Did anyone – withdrawn.
3	issued its audit opinion on June 3rd, 2019 that	3	Do you know whether anyone from
4	they had no reason to discount the fair value	4	Highland ever informed anyone at PwC that there
5	of any of the notes described in this portion	5	were material subsequent events that were
6	of note 8?	6	omitted from note 15?
7	MR. AIGEN: Objection, form.	7	A. I'm not.
8	A. Yeah, that is correct.	8	Q. Let's go to the 2018 workpapers.
9	Q. Let's go to page 38, please, note	9	(Exhibit 5 marked.)
10	15. Do you see note 15 beginning on page 38?	10	•
11	A. Ido.	11	MR. MORRIS: I am trying to go as
12	Q. And is this the section of the notes	12	
13	that are intended to describe material	13	
14	subsequent events that would require	14	
15	disclosure?	15	
16	A. It is.	16	•
17	Q. And is the information set forth in	17	,
18	section 15 or note 15 information that was	18	
19	provided by Highland?	19	, , ,
20	A. Correct.	20	•
21	Q. To the best of PwC's knowledge, as	21	PwC's workpapers for the 2018 audit as it
22	of June 3rd, 2019, did note 15 in fact include	22	
23	a description of all material subsequent events	23	
24	that required disclosure?	24	
25	A. That's correct.	25	Q. Okay. And was this also prepared in
1	Page 56 BURGER	1	Page 5 BURGER
1		1	
	the first instance by Ms. Garcia? A. No, this was prepared by Madeline	2	we go to the section called credit risk
3	Pacocha.	3	analysis, the tab.
4		4	I think earlier you testified that
5	Q. How do you spell her last name?A. P-a-c-o-c-h-a.	5	there was kind of two aspects that PwC looked
6			
7		0	at when analyzing the notes and they were the
C	Q. And did she report directly to you?		intent and the ability to pay. Do I have that
8	A. She did. She was part of the team.	8	intent and the ability to pay. Do I have that right?
9	A. She did. She was part of the team.Q. Okay. And do you know whether the	8 9	intent and the ability to pay. Do I have that right? MR. AIGEN: Objection, form.
9 10	A. She did. She was part of the team. Q. Okay. And do you know whether the same process that was followed in 2018 was	8 9 10	intent and the ability to pay. Do I have that right? MR. AIGEN: Objection, form. A. That's correct.
9 10 11	A. She did. She was part of the team. Q. Okay. And do you know whether the same process that was followed in 2018 was followed in 2000 – withdrawn.	8 9 10 11	intent and the ability to pay. Do I have that right? MR. AIGEN: Objection, form. A. That's correct. Q. Okay. And this particular tab,
9 10 11 12	A. She did. She was part of the team. Q. Okay. And do you know whether the same process that was followed in 2018 was followed in 2000 withdrawn. Did PwC follow the same process in	8 9 10 11 12	intent and the ability to pay. Do I have that right? MR. AIGEN: Objection, form. A. That's correct. Q. Okay. And this particular tab, credit risk analysis, related to the ability to
9 10 11 12 13	A. She did. She was part of the team. Q. Okay. And do you know whether the same process that was followed in 2018 was followed in 2000 – withdrawn. Did PwC follow the same process in creating this document that it did when it	8 9 10 11 12 13	intent and the ability to pay. Do I have that right? MR. AIGEN: Objection, form. A. That's correct. Q. Okay. And this particular tab, credit risk analysis, related to the ability to pay part of that analysis; correct?
9 10 11 12 13 14	A. She did. She was part of the team. Q. Okay. And do you know whether the same process that was followed in 2018 was followed in 2000 — withdrawn. Did PwC follow the same process in creating this document that it did when it created the workpapers in 2017?	8 9 10 11 12 13 14	intent and the ability to pay. Do I have that right? MR. AIGEN: Objection, form. A. That's correct. Q. Okay. And this particular tab, credit risk analysis, related to the ability to pay part of that analysis; correct? A. That's correct.
9 10 11 12 13 14 15	A. She did. She was part of the team. Q. Okay. And do you know whether the same process that was followed in 2018 was followed in 2000 withdrawn. Did PwC follow the same process in creating this document that it did when it created the workpapers in 2017? A. We did.	8 9 10 11 12 13 14 15	intent and the ability to pay. Do I have that right? MR. AIGEN: Objection, form. A. That's correct. Q. Okay. And this particular tab, credit risk analysis, related to the ability to pay part of that analysis; correct? A. That's correct. Q. Do you see there is a column called
9 10 11 12 13 14 15 16	A. She did. She was part of the team. Q. Okay. And do you know whether the same process that was followed in 2018 was followed in 2000 — withdrawn. Did PwC follow the same process in creating this document that it did when it created the workpapers in 2017? A. We did. Q. Can you confirm that this document	8 9 10 11 12 13 14 15 16	intent and the ability to pay. Do I have that right? MR. AIGEN: Objection, form. A. That's correct. Q. Okay. And this particular tab, credit risk analysis, related to the ability to pay part of that analysis; correct? A. That's correct. Q. Do you see there is a column called recoverability?
9 10 11 12 13 14 15 16 17	A. She did. She was part of the team. Q. Okay. And do you know whether the same process that was followed in 2018 was followed in 2000 – withdrawn. Did PwC follow the same process in creating this document that it did when it created the workpapers in 2017? A. We did. Q. Can you confirm that this document was prepared in the ordinary course of PwC's	8 9 10 11 12 13 14 15 16 17	intent and the ability to pay. Do I have that right? MR. AIGEN: Objection, form. A. That's correct. Q. Okay. And this particular tab, credit risk analysis, related to the ability to pay part of that analysis; correct? A. That's correct. Q. Do you see there is a column called recoverability? A. I do.
9 10 11 12 13 14 15 16 17 18	A. She did. She was part of the team. Q. Okay. And do you know whether the same process that was followed in 2018 was followed in 2000 withdrawn. Did PwC follow the same process in creating this document that it did when it created the workpapers in 2017? A. We did. Q. Can you confirm that this document was prepared in the ordinary course of PwC's business?	8 9 10 11 12 13 14 15 16 17	intent and the ability to pay. Do I have that right? MR. AIGEN: Objection, form. A. That's correct. Q. Okay. And this particular tab, credit risk analysis, related to the ability to pay part of that analysis; correct? A. That's correct. Q. Do you see there is a column called recoverability? A. I do. Q. What is that?
9 10 11 12 13 14 15 16 17 18	A. She did. She was part of the team. Q. Okay. And do you know whether the same process that was followed in 2018 was followed in 2000 withdrawn. Did PwC follow the same process in creating this document that it did when it created the workpapers in 2017? A. We did. Q. Can you confirm that this document was prepared in the ordinary course of PwC's business? A. It was.	8 9 10 11 12 13 14 15 16 17 18	intent and the ability to pay. Do I have that right? MR. AIGEN: Objection, form. A. That's correct. Q. Okay. And this particular tab, credit risk analysis, related to the ability to pay part of that analysis; correct? A. That's correct. Q. Do you see there is a column called recoverability? A. I do. Q. What is that? A. That is a qualitative assessment to
9 10 11 12 13 14 15 16 17 18 19 20	A. She did. She was part of the team. Q. Okay. And do you know whether the same process that was followed in 2018 was followed in 2000 — withdrawn. Did PwC follow the same process in creating this document that it did when it created the workpapers in 2017? A. We did. Q. Can you confirm that this document was prepared in the ordinary course of PwC's business? A. It was. Q. Can you confirm that this document	8 9 10 11 12 13 14 15 16 17	intent and the ability to pay. Do I have that right? MR. AIGEN: Objection, form. A. That's correct. Q. Okay. And this particular tab, credit risk analysis, related to the ability to pay part of that analysis; correct? A. That's correct. Q. Do you see there is a column called recoverability? A. I do. Q. What is that? A. That is a qualitative assessment to give us reasonable assurance that these notes
9 10 11 12 13 14 15 16 17 18 19 20	A. She did. She was part of the team. Q. Okay. And do you know whether the same process that was followed in 2018 was followed in 2000 — withdrawn. Did PwC follow the same process in creating this document that it did when it created the workpapers in 2017? A. We did. Q. Can you confirm that this document was prepared in the ordinary course of PwC's business? A. It was. Q. Can you confirm that this document was prepared in the ordinary course of PwC's	8 9 10 11 12 13 14 15 16 17 18	intent and the ability to pay. Do I have that right? MR. AIGEN: Objection, form. A. That's correct. Q. Okay. And this particular tab, credit risk analysis, related to the ability to pay part of that analysis; correct? A. That's correct. Q. Do you see there is a column called recoverability? A. I do. Q. What is that? A. That is a qualitative assessment to give us reasonable assurance that these notes are, A, not in default or — and B, that the —
9 10 11 12 13 14 15 16 17 18 19 20 21	A. She did. She was part of the team. Q. Okay. And do you know whether the same process that was followed in 2018 was followed in 2000 — withdrawn. Did PwC follow the same process in creating this document that it did when it created the workpapers in 2017? A. We did. Q. Can you confirm that this document was prepared in the ordinary course of PwC's business? A. It was. Q. Can you confirm that this document	8 9 10 11 12 13 14 15 16 17 18 19 20	intent and the ability to pay. Do I have that right? MR. AIGEN: Objection, form. A. That's correct. Q. Okay. And this particular tab, credit risk analysis, related to the ability to pay part of that analysis; correct? A. That's correct. Q. Do you see there is a column called recoverability? A. I do. Q. What is that? A. That is a qualitative assessment to give us reasonable assurance that these notes are, A, not in default or — and B, that the —
9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. She did. She was part of the team. Q. Okay. And do you know whether the same process that was followed in 2018 was followed in 2000 — withdrawn. Did PwC follow the same process in creating this document that it did when it created the workpapers in 2017? A. We did. Q. Can you confirm that this document was prepared in the ordinary course of PwC's business? A. It was. Q. Can you confirm that this document was prepared in the ordinary course of PwC's	8 9 10 111 122 133 144 155 166 177 188 19 20 21	intent and the ability to pay. Do I have that right? MR. AIGEN: Objection, form. A. That's correct. Q. Okay. And this particular tab, credit risk analysis, related to the ability to pay part of that analysis; correct? A. That's correct. Q. Do you see there is a column called recoverability? A. I do. Q. What is that? A. That is a qualitative assessment to give us reasonable assurance that these notes are, A, not in default or – and B, that the – at least materially the maker has enough assets
9 10 11 12 13	A. She did. She was part of the team. Q. Okay. And do you know whether the same process that was followed in 2018 was followed in 2000 — withdrawn. Did PwC follow the same process in creating this document that it did when it created the workpapers in 2017? A. We did. Q. Can you confirm that this document was prepared in the ordinary course of PwC's business? A. It was. Q. Can you confirm that this document was prepared in the ordinary course of PwC's audit of Highland's 2018 financial statements?	8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	intent and the ability to pay. Do I have that right? MR. AIGEN: Objection, form. A. That's correct. Q. Okay. And this particular tab, credit risk analysis, related to the ability to pay part of that analysis; correct? A. That's correct. Q. Do you see there is a column called recoverability? A. I do. Q. What is that? A. That is a qualitative assessment to give us reasonable assurance that these notes are, A, not in default or — and B, that the — at least materially the maker has enough assets that we are aware of to — to be able to repay.

Page 58 BURGER	1	BURGER	Page 59
to pay?	2	affiliate's creditworthiness?	
A. This is a combination but most of	3	A. Not each individual, but on a more	
this is our own due diligence.	4	look-through basis to specifically Mr. Dondero.	
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,	20	which forms the collective base of our opinion,	
		yes.	
it public filings that would be adequate to	22	Q. If PwC had any concerns that any	
repay the amounts.	23	maker was unable to repay the obligations under	
Q. Is it fair to say that this section	24	any of the notes made to Highland, is there a	
of the workpapers is an assessment of each	25	process or what would happen under that	
Page 60		PUDGED	Page 61
	1		
	2		
•	3	•	
		•	
		·	
•	6		
	7	Q. Okay. What what does	
cannot repay the note, the question stems to	8	withdrawn.	
management as to why they consider the note	9	Is the amount per client the total	
fully recoverable. Because the fact that there	10	principal and interest due as of the balance	
is a note with a legal agreement to it doesn't	11	sheet date for each of the makers listed under	
mean – there may be adverse data that show	12	the account description column?	
that the counterparty is not able to pay and	13	A. That is the amount that is obtained	
that then results in additional work to assess	14	from the trial balance that is used for the	
whether that loan can be recorded at its full	15	financial statements –	
value.	16	Q. Okay.	
Q. But in connection with the 2018	17	A. – in Column D.	
audit, management represented that each of the	18	Q. And did PwC then test those amounts	
. •	19	for accuracy or reasonableness?	
notes was fully recoverable. Do I have that	10	,	
,		 A. For reasonableness we went back if 	
right?	20	A. For reasonableness we went back if material to the appropriate legal agreements.	
right? MR. AIGEN: Objection, form.	20 21	material to the appropriate legal agreements.	
right? MR. AIGEN: Objection, form. A. They did.	20 21 22	material to the appropriate legal agreements. MR. AIGEN: I didn't want to	
right? MR. AIGEN: Objection, form.	20 21	material to the appropriate legal agreements.	
	Q. And – and can you describe for me what steps in the due diligence process PwC undertook to ascertain whether the makers have the ability to pay? A. Mostly – mostly relates to evidence that there are payments on notes and that none of the notes are contractually in default. And then also very much specifically to Mr. Dondero's ability from known assets that can be found on public filings. Q. And did PwC analyze public filings and conclude that Mr. Dondero had the ability to repay the notes that had – that he had issued to the debtor? A. Through public filings which we could obtain, we could at least assess that there are assets in those, sort of let's call it public filings that would be adequate to repay the amounts. Q. Is it fair to say that this section of the workpapers is an assessment of each BURGER circumstance? MR. AIGEN: Objection, form. A. Do I answer that? MR. WANDER: Yes. A. If we become aware of any data or anything which shows us that a counterparty cannot repay the note, the question stems to management as to why they consider the note fully recoverable. Because the fact that there is a note with a legal agreement to it doesn't mean – there may be adverse data that show that the counterparty is not able to pay and that then results in additional work to assess whether that loan can be recorded at its full	Q. And – and can you describe for me what steps in the due diligence process PwC undertook to ascertain whether the makers have the ability to pay? A. Mostly – mostly relates to evidence that there are payments on notes and that none of the notes are contractually in default. And then also very much specifically to Mr. Dondero's ability from known assets that can be found on public filings. Q. And did PwC analyze public filings and conclude that Mr. Dondero had the ability to repay the notes that had – that he had issued to the debtor? A. Through public filings which we could obtain, we could at least assess that there are assets in those, sort of let's call it public filings that would be adequate to repay the amounts. Q. Is it fair to say that this section of the workpapers is an assessment of each BURGER circumstance? MR. AIGEN: Objection, form. A. Do I answer that? MR. WANDER: Yes. A. If we become aware of any data or anything which shows us that a counterparty cannot repay the note, the question stems to management as to why they consider the note fully recoverable. Because the fact that there is a note with a legal agreement to it doesn't mean – there may be adverse data that show that then results in additional work to assess whether that loan can be recorded at its full 5 default. 6 default. 7 default. 7 and that then results in additional work to assess whether that loan can be recorded at its full	Q. And – and can you describe for me what steps in the due diligence process PvC 6 absolute creditivorthiness of each party, but to undertook to ascertain whether the makers have the ability to pay? 8 assurance that these notes are recoverable. 9 Q. And based on the due diligence that that there are payments on notes and that none of the notes are contractually in default. And then also very much specifically to Mr. Dondero's ability from known assets that can be found on public filings. 13 doligations set forth therein? 14 A. We did. 15 Q. Did PvC rely on the analysis set and conclude that Mr. Dondero had the ability to repay the notes that had – that he had issued to the debtor? 18 connection with the 2018 audit? 19 A. Yeah, this is part of our workpapers could obtain, we could at least assess that cere are assets in those, sort of lefs call it public filings that would be adequate to repay the amounts. 19 Q. Did PvC rely on the analysis set of the workpapers is an assessment of each 19 Page 60 19 Puc Rel any concerns that any maker was unable to repay the obligations under 19 Q. Did PvC rely on the analysis set 19 Q. Did PvC rely on

] ₄ DI		Page 62	1	DLIDOED	Page 63
	JRGER		1	BURGER	
	any conclusions as to the		2	Q. So does this show that an entity	
•	ebtors' of Highland's			known as HCMSI had principal and interest due	
	o the amount owed by each			on one or more promissory notes totaling	
5 client?				approximately 13 and a half million dollars?	
-	nind repeating that question?		6	A. It is three promissory notes, which	
	at wasn't very good.			adds up to approximately 13.9 million dollars.	
	ne purpose of the testing		8	Q. Okay. So promissory note one is on	
	ndertaken that is reflected			the left where it says closing date May 31,	
10 on this page?			10	2017. Do I have that right?	
	ourpose is, again, the 173 is		11	A. Correct.	
	goes to the line item in		12	Q. And if we scroll down promissory –	
•	are or that part of feeds into		13	where is the second promissory note?	
14 another tab calle	ed detail, which goes back into	1	14	A. Just go over to column R and then	
15 the detail.				AB, I can read.	
16 So from t	there if we have a balance	1	16	Q. Okay. So then – so that is the	
17 as recorded in the	ne financial statements we need	1	17	second promissory note is the one that was	
18 to obtain the det	ail behind that, what makes up	1	18	issued on June 25th, 2018 in the amount of	
19 those amounts.	And for each one individually	1	19	\$200,000, and then the third one is issued on	
20 or collective mat	erial, we need to test the, A,	2	20	March 26th, 2018 in the amount of \$150,000. Do	
21 the existence of	the amount and, B, the	2	21	I have that right?	
22 evaluation of the	amount.	2	22	A. That's correct.	
23 Q. Let's go	to the next tab, due from	2	23	Q. And this shows that under the first	
24 HCMSI. Do you		2	24	note, if we could go to the left a bit, that	
25 A. I do.		2	25	HCMSI paid Highland exactly \$1 million on	
		Page 64			Page 65
	JRGER		1	BURGER	Page 65
2 October 8th, 201	JRGER 8 that was allocated – a		2	purpose of the loans to Mr. Dondero?	Page 65
2 October 8th, 2013 portion of which v	JRGER 8 that was allocated – a was allocated to principal and		2	purpose of the loans to Mr. Dondero? MR. AIGEN: Objection, form.	Page 65
2 October 8th, 2013 portion of which was a portion of which	JRGER 8 that was allocated – a was allocated to principal and n was allocated to interest?		2 3 4	purpose of the loans to Mr. Dondero? MR. AIGEN: Objection, form. A. In general.	Page 65
 2 October 8th, 201 3 portion of which was a portion of which 5 A. That's contraction 	JRGER 8 that was allocated – a was allocated to principal and h was allocated to interest? orrect.		2 3 4 5	purpose of the loans to Mr. Dondero? MR. AIGEN: Objection, form. A. In general. Q. In general you made an inquiry?	Page 65
2 October 8th, 201 3 portion of which 4 a portion of which 5 A. That's co	JRGER 8 that was allocated – a was allocated to principal and n was allocated to interest? orrect. et's go to the next tab,		2 3 4 5 6	purpose of the loans to Mr. Dondero? MR. AIGEN: Objection, form. A. In general. Q. In general you made an inquiry? A. Yeah, as to the – the – as to	Page 65
 2 October 8th, 201 3 portion of which of the portion of which of the portion of which of the portion of the	JRGER 8 that was allocated – a was allocated to principal and h was allocated to interest? brrect. et's go to the next tab, hs. Do you know why the loans		2 3 4 5 6 7	purpose of the loans to Mr. Dondero? MR. AIGEN: Objection, form. A. In general. Q. In general you made an inquiry? A. Yeah, as to the – the – as to whether these loans are considered reasonable	Page 65
2 October 8th, 201 3 portion of which was a portion of which of the aportion of which of the aportion of which of the aportion of which of the aportion of the	JRGER 8 that was allocated – a was allocated to principal and n was allocated to interest? prrect. et's go to the next tab, ns. Do you know why the loans are described as tax loans?		2 3 4 5 6 7	purpose of the loans to Mr. Dondero? MR. AIGEN: Objection, form. A. In general. Q. In general you made an inquiry? A. Yeah, as to the – the – as to whether these loans are considered reasonable and arm's length.	Page 65
2 October 8th, 201 3 portion of which was a portion of which of the aportion of which of the aportion of which of the aportion of which of the aportion of the	JRGER 8 that was allocated – a was allocated to principal and h was allocated to interest? brrect. et's go to the next tab, hs. Do you know why the loans		2 3 4 5 6 7	purpose of the loans to Mr. Dondero? MR. AIGEN: Objection, form. A. In general. Q. In general you made an inquiry? A. Yeah, as to the – the – as to whether these loans are considered reasonable and arm's length. Q. What information do you recall that	Page 65
2 October 8th, 201 3 portion of which of a portion of which of the portion of which of the portion of which of the portion of	JRGER 8 that was allocated – a was allocated to principal and h was allocated to interest? prect. et's go to the next tab, hs. Do you know why the loans here described as tax loans? Is described as tax loan hayments based on earnings is		2 3 4 5 6 7 8	purpose of the loans to Mr. Dondero? MR. AIGEN: Objection, form. A. In general. Q. In general you made an inquiry? A. Yeah, as to the – the – as to whether these loans are considered reasonable and arm's length. Q. What information do you recall that you have whether the loans were reasonable and	Page 65
2 October 8th, 201 3 portion of which of a portion of which of the portion of which of the portion of which of the portion of	JRGER 8 that was allocated – a was allocated to principal and in was allocated to interest? Derrect. Let's go to the next tab, Ins. Do you know why the loans Interest described as tax loans? Interest described as tax loans	1	2 3 4 5 6 7 8 9	purpose of the loans to Mr. Dondero? MR. AIGEN: Objection, form. A. In general. Q. In general you made an inquiry? A. Yeah, as to the – the – as to whether these loans are considered reasonable and arm's length. Q. What information do you recall that	Page 65
2 October 8th, 201 3 portion of which of a portion of which of the portion of which of the portion of which of the portion of	JRGER 8 that was allocated – a was allocated to principal and h was allocated to interest? Direct. Let's go to the next tab, hs. Do you know why the loans here described as tax loans? Is described as tax loan hayments based on earnings is	1	2 3 4 5 6 7 8 9	purpose of the loans to Mr. Dondero? MR. AIGEN: Objection, form. A. In general. Q. In general you made an inquiry? A. Yeah, as to the – the – as to whether these loans are considered reasonable and arm's length. Q. What information do you recall that you have whether the loans were reasonable and	Page 65
2 October 8th, 201 3 portion of which of a portion of which of the portion of which of the portion of which of the portion of	JRGER 8 that was allocated – a was allocated to principal and in was allocated to interest? Derrect. Let's go to the next tab, Ins. Do you know why the loans Interest described as tax loans? Interest described as tax loans	1	2 3 4 5 6 7 8 9 10	purpose of the loans to Mr. Dondero? MR. AIGEN: Objection, form. A. In general. Q. In general you made an inquiry? A. Yeah, as to the – the – as to whether these loans are considered reasonable and arm's length. Q. What information do you recall that you have whether the loans were reasonable and arm's length?	Page 65
2 October 8th, 201 3 portion of which of a portion of which of a portion of which of a portion of which of a portion of which of a portion of which of a portion of which of a portion of which of a portion of which of a portion of which of a portion of which of a portion of which of a portion of which of a portion of which of a portion of which of a portion of which of a portion of which of a portion of which of a portion of which of a portion of which of a portion of which of a portion of which of a portion	RGER 8 that was allocated – a was allocated to principal and in was allocated to interest? brrect. Let's go to the next tab, ins. Do you know why the loans are described as tax loans? Is described as tax loan ayments based on earnings is ing. C ever make any inquiry as to	1 1 1 1 1	2 3 4 5 6 7 8 9 10 11	purpose of the loans to Mr. Dondero? MR. AIGEN: Objection, form. A. In general. Q. In general you made an inquiry? A. Yeah, as to the – the – as to whether these loans are considered reasonable and arm's length. Q. What information do you recall that you have whether the loans were reasonable and arm's length? A. Related to the notes being at an	Page 65
2 October 8th, 201 3 portion of which of a portion of which of a portion of which of a portion of which of a portion of which of a portion of which of a portion of which of a portion of which of a portion of which of a portion of which of a portion of which of a portion of which of a portion of which of a portion of which of a portion of which of a portion of which of a portion of which of a portion of which of a portion of which of a portion of which of a portion of which of a portion of which of a portion	JRGER 8 that was allocated – a was allocated to principal and n was allocated to interest? prect. et's go to the next tab, ns. Do you know why the loans are described as tax loans? s described as tax loan ayments based on earnings is ng. C ever make any inquiry as to bunts loaned to Mr. Dondero	1 1 1 1 1 1 1 1 1	2 3 4 5 6 7 8 9 10 11 12 13	purpose of the loans to Mr. Dondero? MR. AIGEN: Objection, form. A. In general. Q. In general you made an inquiry? A. Yeah, as to the – the – as to whether these loans are considered reasonable and arm's length. Q. What information do you recall that you have whether the loans were reasonable and arm's length? A. Related to the notes being at an interest rate which is considered a reasonable	Page 65
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2 October 8th, 201 3 portion of which was a portion of which was a portion of which was a portion of which was a portion of which was a portion of which was a portion of acilitate tax parts. It is — it is 10 to facilitate tax parts. It is 10 to facilitate tax parts. It is 10 to fac	BRGER 8 that was allocated – a was allocated to principal and h was allocated to interest? brect. Let's go to the next tab, hs. Do you know why the loans are described as tax loans? Is described as tax loan ayments based on earnings is hg. C ever make any inquiry as to bounts loaned to Mr. Dondero he amount of tax liability that EN: Objection, form. hot. WC have any information as to he loans made to Mr. Dondero any way to his actual tax		2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	purpose of the loans to Mr. Dondero? MR. AIGEN: Objection, form. A. In general. Q. In general you made an inquiry? A. Yeah, as to the – the – as to whether these loans are considered reasonable and arm's length. Q. What information do you recall that you have whether the loans were reasonable and arm's length? A. Related to the notes being at an interest rate which is considered a reasonable interest rate considering all the parties involved. And then more on, you know, again, the testing that were done and the existence of the notes. Q. Did PwC make any inquiry as to the purpose of any of the loans to any of the affiliates including Mr. Dondero? A. We did. Q. Okay. With respect to Mr. Dondero, do you have any information that you haven't	Page 65
2 October 8th, 201 3 portion of which was a portion of which a portion of which of a portion of which of a portion of which of a portion of which of a portion at	BRGER 8 that was allocated – a was allocated to principal and h was allocated to interest? brect. Let's go to the next tab, hs. Do you know why the loans are described as tax loans? Is described as tax loan ayments based on earnings is hg. C ever make any inquiry as to bounts loaned to Mr. Dondero he amount of tax liability that EN: Objection, form. hot. WC have any information as to he loans made to Mr. Dondero any way to his actual tax EN: Objection, form.		2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	purpose of the loans to Mr. Dondero? MR. AIGEN: Objection, form. A. In general. Q. In general you made an inquiry? A. Yeah, as to the – the – as to whether these loans are considered reasonable and arm's length. Q. What information do you recall that you have whether the loans were reasonable and arm's length? A. Related to the notes being at an interest rate which is considered a reasonable interest rate considering all the parties involved. And then more on, you know, again, the testing that were done and the existence of the notes. Q. Did PwC make any inquiry as to the purpose of any of the loans to any of the affiliates including Mr. Dondero? A. We did. Q. Okay. With respect to Mr. Dondero,	Page 6

2 MR. AIG	Page 66 JRGER	1	BURGER	Page 67
	EN: Objection.	2	the \$14 million loan that was first made in	
3 A. No.	in. Objection.	3	December 2017, do I have this right that	
	d who – who told PwC, if you	١.	_	
	· · ·	4	Mr. Dondero made a payment of over \$750,000	
	ans were being made to	5	that was applied to principal and interest on	
· ·	pay tax payments based on	6	December 19th, 2018?	
7 earnings?		7	A. That's correct.	
_	ment. I cannot recall a	8	Q. Okay. And if we scroll down a	
9 specific name.		9	little bit more, keep going, note number 4.	
10 Q. Okay.	But it is your understanding	10	Did Mr. Dondero make a \$2 million payment to	
11 that the loans w	ere made to Mr. Dondero in	11	Highland on December 18th, 2018, a portion of	
	nim to pay the taxes due on his	12	which was used to pay principal and a portion	
13 earnings. Do H	nave that right?	13	of which was used to pay interest on note	
14 A. That's c	orrect.	14	number 4?	
15 Q. And wh	o decided the amount of the	15	A. That's correct.	
16 loans, to the bes	st of your knowledge?	16	Q. Did anybody ever tell you that in	
l	EN: Objection, form.	17	January or February 2019 that Mr. Dondero had	
	greement between	18	entered into an oral agreement with his sister	
	nd Mr. – management.	19	acting on behalf of Highland whereby	
	have anybody – do you have	20	Mr. Dondero and certain of his affiliates would	
'	as to who on behalf of Highland	21	be relieved of the obligation to pay amounts	
, ,	ment with Mr. Dondero about the	22	due under the promissory notes if certain	
23 amount of the lo		23	conditions subsequent were met?	
		24	MR. AIGEN: Objection, form.	
	recall the specific name.		•	
25 Q. If you lo	ok at loan number 1 there,	25	A. No, they did not.	
l 1 Bl	Page 68 JRGER	1	BURGER	Page 69
	know whether anybody at PwC	2	Q. Are you aware of any oral or written	
1	ed by Mr. Dondero – withdrawn.	3	amendment to any of the promissory notes that	
	now if anybody at PwC was	4	are described on the detail page of Exhibit 5?	
	ranybody at Highland that in	5	MR. AIGEN: Objection, form.	
	uary 2019 Mr. Dondero entered	6	MR. MORRIS: What – what is the	
		7		
_	ement with his sister acting	'	objection? Hold on before you answer, what	
_	aland whereby Mr. Dondero and	8	is the objection?	
	iates would be relieved of	9	MR. AIGEN: I think it is vague. I	
I 10 all obligations to	pay all amounts otherwise	10	don't know which stuff you are talking	
_	under the promissory notes if		the state of the s	
11 due and owing	· · · · · · · · · · · · · · · · · · ·	11	about here. Are you asking for a legal	
11 due and owing of the second	s subsequent were met?	12	conclusion, and there is no foundation.	
11 due and owing of 12 certain condition 13 MR. AIG	EN: Objection, form.		conclusion, and there is no foundation. Q. Yeah, okay. Certainly not asking	
11 due and owing of the condition of the	EN: Objection, form.	12	conclusion, and there is no foundation.	
11 due and owing of the condition of the	EN: Objection, form.	12 13	conclusion, and there is no foundation. Q. Yeah, okay. Certainly not asking	
11 due and owing of the condition of the	EN: Objection, form.	12 13 14	conclusion, and there is no foundation. Q. Yeah, okay. Certainly not asking for a legal conclusion and I will – let me ask the question again, sir. This page lists the amounts that	
11 due and owing of the condition of the	EN: Objection, form. Can we go – I apologize, but to tab number – the detail tab	12 13 14 15	conclusion, and there is no foundation. Q. Yeah, okay. Certainly not asking for a legal conclusion and I will – let me ask the question again, sir.	
11 due and owing of the certain condition of the certain condition of the certain condition of the certain condition of the certain condition of the certain c	EN: Objection, form. Can we go – I apologize, but to tab number – the detail tab	12 13 14 15 16	conclusion, and there is no foundation. Q. Yeah, okay. Certainly not asking for a legal conclusion and I will – let me ask the question again, sir. This page lists the amounts that	
11 due and owing of the certain condition of the certain condition of the certain condition of the certain condition of the certain condition of the certain c	EN: Objection, form. Can we go – I apologize, but to tab number – the detail tab orkpapers?	12 13 14 15 16 17	conclusion, and there is no foundation. Q. Yeah, okay. Certainly not asking for a legal conclusion and I will – let me ask the question again, sir. This page lists the amounts that each of the affiliates owes to Highland under	
11 due and owing of the can we go back 17 in the — in the war 19 3?	EN: Objection, form. Can we go – I apologize, but to tab number – the detail tab orkpapers?	12 13 14 15 16 17 18	conclusion, and there is no foundation. Q. Yeah, okay. Certainly not asking for a legal conclusion and I will – let me ask the question again, sir. This page lists the amounts that each of the affiliates owes to Highland under various promissory notes; correct?	
11 due and owing of the cardinal condition of the cardinal condition of the cardinal	EN: Objection, form. Can we go — I apologize, but to tab number — the detail tab orkpapers? NDER: In Exhibit 5 or Exhibit 5, thank you for the	12 13 14 15 16 17 18 19	conclusion, and there is no foundation. Q. Yeah, okay. Certainly not asking for a legal conclusion and I will – let me ask the question again, sir. This page lists the amounts that each of the affiliates owes to Highland under various promissory notes; correct? A. Correct. Q. Are you aware of any oral or written	
11 due and owing of the cartain condition of the cartain condition of the cartain condition of the cartain condition of the cartain cartain the cartai	EN: Objection, form. Can we go — I apologize, but to tab number — the detail tab orkpapers? NDER: In Exhibit 5 or Exhibit 5, thank you for the ay, so the detail tab and the	12 13 14 15 16 17 18 19 20 21	conclusion, and there is no foundation. Q. Yeah, okay. Certainly not asking for a legal conclusion and I will – let me ask the question again, sir. This page lists the amounts that each of the affiliates owes to Highland under various promissory notes; correct? A. Correct. Q. Are you aware of any oral or written amendment to any of those promissory notes?	
11 due and owing of the control of t	EN: Objection, form. Can we go — I apologize, but to tab number — the detail tab orkpapers? NDER: In Exhibit 5 or Exhibit 5, thank you for the ay, so the detail tab and the 2018 lists all of the notes	12 13 14 15 16 17 18 19 20 21 22	conclusion, and there is no foundation. Q. Yeah, okay. Certainly not asking for a legal conclusion and I will – let me ask the question again, sir. This page lists the amounts that each of the affiliates owes to Highland under various promissory notes; correct? A. Correct. Q. Are you aware of any oral or written amendment to any of those promissory notes? A. No, up to June 3rd, 2019.	
11 due and owing of the certain condition of the certain condition of the certain condition of the certain condition of the certain condition of the certain	EN: Objection, form. Can we go — I apologize, but to tab number — the detail tab orkpapers? NDER: In Exhibit 5 or Exhibit 5, thank you for the ay, so the detail tab and the 2018 lists all of the notes were made by affiliates of	12 13 14 15 16 17 18 19 20 21 22 23	conclusion, and there is no foundation. Q. Yeah, okay. Certainly not asking for a legal conclusion and I will – let me ask the question again, sir. This page lists the amounts that each of the affiliates owes to Highland under various promissory notes; correct? A. Correct. Q. Are you aware of any oral or written amendment to any of those promissory notes? A. No, up to June 3rd, 2019. Q. And do you know whether anyone at	
11 due and owing of the certain condition of the certain condition of the certain condition of the certain condition of the certain condition of the certain certain of the	EN: Objection, form. Can we go — I apologize, but to tab number — the detail tab orkpapers? NDER: In Exhibit 5 or Exhibit 5, thank you for the ay, so the detail tab and the 2018 lists all of the notes were made by affiliates of the detail tab and the 2018 lists all of the notes	12 13 14 15 16 17 18 19 20 21 22	conclusion, and there is no foundation. Q. Yeah, okay. Certainly not asking for a legal conclusion and I will – let me ask the question again, sir. This page lists the amounts that each of the affiliates owes to Highland under various promissory notes; correct? A. Correct. Q. Are you aware of any oral or written amendment to any of those promissory notes? A. No, up to June 3rd, 2019.	

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1 BURGER	1 BURGER	
2 2019?	2 MR. AIGEN: Objection, form.	
3 MR. AIGEN: Objection, form.	3 A. Yes, they had the responsibility.	
4 A. No, I'm not.	4 Q. To the best of your knowledge, did	
5 Q. Were you ever informed of any	5 Mr. Dondero ever inform anybody at PwC prior to	
6 amendment, written or oral, to any promissory	6 June 3rd, 2019 that any of the notes might not	
7 note at any time?	7 be collectable?	
8 A. I was not.	8 MR. AIGEN: Objection, form.	
9 Q. Did anyone ever tell you that any of	9 A. He did not.	
10 the notes in – referred to in the detail tab	10 Q. To the best of your knowledge, did	
11 of Exhibit 5 might be forgiven under certain	11 Mr. Dondero ever inform anybody at PwC prior to	
12 circumstances?	12 June 3rd, 2019 that any of the notes might be	
13 A. No.	13 forgiven under certain circumstances?	
14 Q. Do you know whether anybody at PwC	14 MR. AIGEN: Objection, form.	
15 was ever informed by anybody at Highland that	15 A. He did not.	
16 any of the notes in the detail tab in Exhibit 5	16 Q. To the best of your knowledge, did	
17 might be forgiven?	17 Mr. Dondero ever inform anyone at PwC prior to	
18 MR. AIGEN: Objection, form.	18 June 3rd, 2019 that any of the notes were	
19 A. I do not.	19 amended?	
20 Q. Under your understanding of the GAAP	20 MR. AIGEN: Objection, form.	
21 rules, did Mr. Dondero and Mr. Waterhouse have	21 A. He did not.	
22 a continuing obligation to inform PwC of any	22 Q. To the best of your knowledge, did	
23 circumstances that would call into question the	23 Mr. Dondero ever inform anyone at PwC prior to	
24 collectability of any of the notes due from	24 June 3rd, 2019 that the obligations under any	
25 affiliates?	25 of the notes would be extinguished based on the	
Page 72		Page 73
Page 72 1 BURGER	1 BURGER	Page 73
Page 72 1 BURGER 2 fulfillment of certain conditions subsequent?	BURGER any of the notes would be extinguished upon the	Page 73
1 BURGER		Page 73
1 BURGER 2 fulfillment of certain conditions subsequent?	2 any of the notes would be extinguished upon the	Page 73
BURGER fulfillment of certain conditions subsequent? MR. AIGEN: Objection, form.	2 any of the notes would be extinguished upon the3 fulfillment of certain conditions subsequent?	Page 73
BURGER fulfillment of certain conditions subsequent? MR. AIGEN: Objection, form. A. Again, he did not.	 any of the notes would be extinguished upon the fulfillment of certain conditions subsequent? MR. AIGEN: Objection, form. 	Page 73
 BURGER fulfillment of certain conditions subsequent? MR. AIGEN: Objection, form. A. Again, he did not. Q. I'm going to ask the same questions 	 2 any of the notes would be extinguished upon the 3 fulfillment of certain conditions subsequent? 4 MR. AIGEN: Objection, form. 5 A. He did not. 	Page 73
1 BURGER 2 fulfillment of certain conditions subsequent? 3 MR. AIGEN: Objection, form. 4 A. Again, he did not. 5 Q. I'm going to ask the same questions 6 now with respect to Mr. Waterhouse.	 any of the notes would be extinguished upon the fulfillment of certain conditions subsequent? MR. AIGEN: Objection, form. A. He did not. Q. Now, just going to finish up the 	Page 73
1 BURGER 2 fulfillment of certain conditions subsequent? 3 MR. AIGEN: Objection, form. 4 A. Again, he did not. 5 Q. I'm going to ask the same questions 6 now with respect to Mr. Waterhouse. 7 To the best of your knowledge, did	 2 any of the notes would be extinguished upon the 3 fulfillment of certain conditions subsequent? 4 MR. AIGEN: Objection, form. 5 A. He did not. 6 Q. Now, just going to finish up the 7 last set of questions to make it broader for 	Page 73
1 BURGER 2 fulfillment of certain conditions subsequent? 3 MR. AIGEN: Objection, form. 4 A. Again, he did not. 5 Q. I'm going to ask the same questions 6 now with respect to Mr. Waterhouse. 7 To the best of your knowledge, did 8 Mr. Waterhouse ever inform anyone at PwC prior	 any of the notes would be extinguished upon the fulfillment of certain conditions subsequent? MR. AIGEN: Objection, form. A. He did not. Q. Now, just going to finish up the last set of questions to make it broader for anybody at Highland. 	Page 73
1 BURGER 2 fulfillment of certain conditions subsequent? 3 MR. AIGEN: Objection, form. 4 A. Again, he did not. 5 Q. I'm going to ask the same questions 6 now with respect to Mr. Waterhouse. 7 To the best of your knowledge, did 8 Mr. Waterhouse ever inform anyone at PwC prior 9 to June 3rd, 2019 that any of the notes might	 any of the notes would be extinguished upon the fulfillment of certain conditions subsequent? MR. AIGEN: Objection, form. A. He did not. Q. Now, just going to finish up the last set of questions to make it broader for anybody at Highland. To the best of your knowledge, did 	Page 73
1 BURGER 2 fulfillment of certain conditions subsequent? 3 MR. AIGEN: Objection, form. 4 A. Again, he did not. 5 Q. I'm going to ask the same questions 6 now with respect to Mr. Waterhouse. 7 To the best of your knowledge, did 8 Mr. Waterhouse ever inform anyone at PwC prior 9 to June 3rd, 2019 that any of the notes might 10 not be collectable?	 any of the notes would be extinguished upon the fulfillment of certain conditions subsequent? MR. AIGEN: Objection, form. A. He did not. Q. Now, just going to finish up the last set of questions to make it broader for anybody at Highland. To the best of your knowledge, did anyone from Highland ever inform anyone at PwC 	Page 73
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1 2		Page 74			Page 75
2	BURGER		1	BURGER	
- ۱	Q. To the best of your knowledge, did		2	Q. And why is that?	
3 8	anyone from Highland ever inform anyone at PwC		3	A. If you have a material – if you	
4	prior to June 3rd, 2019 that the obligations		4	have material adverse effects of the balance	
5 1	under any of the notes would be extinguished		5	sheet which gives a material adjustment to the	
6	upon the fulfillment of certain conditions		6	financial statements, depending on the type of	
7 9	subsequent?		7	event you require either disclosure or actual	
8	A. Not to my knowledge.		8	adjustment to the balance sheet.	
9	Q. If PwC had learned before June 3rd,		9	Q. If PwC had learned before June 3rd,	
10	2019 that any of the notes might not be		10	2019 that any of the notes that had a	
ı	collectable, would PwC have required that		11	outstanding principal amount due of at least	
ı	information to be disclosed?		12	\$1.7 million might be forgiven, would PwC have	
13	MR. AIGEN: Objection, form.		13	required that to be disclosed?	
14	A. Disclosed or potentially based on		14	A. Yes.	
	materiality financials adjusted.		15	MR. AIGEN: Objection, form.	
16	Q. I'm going to ask that question		16	Q. Is that for the same reasons that	
l	again.		17	you just articulated with respect to the lack	
18	A. Okay.		18	of collectability?	
19	Q. If PwC had learned before June 3rd,		19	A. Correct.	
	2019 that any of the notes that had an		20	Q. Just two more questions. If PwC	
	outstanding principal amount of at least \$1.7		21	learned before June 3rd, 2019 that any of the	
			22	•	
	million might not be collectable, would PwC			notes that had an outstanding principal amount	
	have required that to be disclosed?		23	of \$1.7 million or more, if those notes had	
24	A. Correct.		24	been amended, would PwC have required that to	
25	MR. AIGEN: Objection, form.		25	be disclosed?	
1	BURGER	Page 76	1	BURGER	Page 77
2	MR. AIGEN: Objection, form.			John and I can work out stuff on the side. But	
3	A. We would have.			just for the record, I understand this isn't	
4	Q. And finally, if PwC learned before		4	your problem I just want to note that we were	
l '	June 3rd, 2019 that any of the notes that had a		5	never told there would be this sort of time	
	then outstanding principal amount due of at		6	limit today. Again, not your problem and I	
	least \$1.7 million would be extinguished based			just want to reserve all rights if we can't	
	•			•	
	on the fulfillment of certain conditions		_	finish today we may have to come back another	
	subsequent, would PwC have required that to be disclosed?		9	time. Hopefully not, I will do my best to ask	
ı			10	questions.	
11	MR. AIGEN: Objection, form.		11	Let's start with some of the	
12	A. We would have.		12	questions you were asked at the end about	
13	Q. Okay.		13	Mr. Morris asked you if you had learned certain	
14	MR. MORRIS: I have no further		14	things. And he asked you several questions	
15	questions. Thank you very much, sir.		15	about it, that PwC would have required that	
16	EXAMINATION DVAID ALCEAU		16	information to be disclosed. Do you remember	
l	BY MR. AIGEN:		17	that?	
18	Q. All right. I guess my first		18	A. Okay.	
19	question is, how much of a hard stop time is		19	Q. Yes, you remember that?	
1 ~ ~	11:45? I don't mean that for you that can be		20	A. Yes, I do.	
	for counsel.		21	Q. When you say or he said required to	
21					
21 22	A. I can go to noon.		22	be disclosed, what are you talking about,	
21 22 23	A. I can go to noon.Q. I will try – I do not think I'm		23	disclosed where and to whom?	
21 22 23 24	A. I can go to noon.				

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1 BURGER	1 BURGER
2 also disclose it in note 9 or 8 in this	2 June 3rd, we would have required disclosure.
3 instance, the relevant note.	3 Q. Got it. So is it fair to say that
4 Q. And those questions were, for	4 in response to all of Mr. Morris' questions
5 instance, one of the questions were do you	5 about what would have been required to be
6 remember being asked if PwC had learned that	6 disclosed, in your mind he was referring to
7 the notes might be forgiven PwC would have	7 those events or items having actually occurred
8 required that to have been disclosed. Do you	8 and the notes being actually forgiven at that
9 remember answering that question?	9 point in time; is that correct?
0 A. Yeah, I do.	10 MR. MORRIS: Objection to the form
1 Q. And I want to focus on this. I know	11 of the question.
2 these are Mr. Morris' questions, so it may not	12 Q. I didn't hear your answer.
3 have been your language, but you were asked if	13 A. Correct.
4 it might be forgiven.	14 Q. So you haven't provided any
5 What does that mean to you? Are we	15 testimony today about what PwC might have
6 talking about is there a difference for you if	16 required to be disclosed or disclosed if
7 there was a 1 percent chance that something	17 certain events took place in the future; is
8 would be forgiven or a 90 percent change of it	18 that fair to say?
9 being forgiven?	19 MR. MORRIS: Objection to the form
A. If we learned about something, let's	20 of the question.
say, we learned might be forgiven, that would	21 A. That is fair to say, but any events
2 have resulted in additional audit work. The	22 that we learn of may have - will be assessed
gaugestion I understood to be and the answer I	23 for what the impact on the valuation of the
gave was if something happened where there was	24 loan is.
an event that actually occurred before or on	25 Q. And is it fair to say, then, that
Page 80	
1 BURGER	1 BURGER
2 PwC would have to analyze and assess a	2 financial statements, that is something that we
3 condition to determine whether it is something	3 would consider for disclosure.
4 this needs to be disclosed?	4 Q. And when you say you'd consider it,
5 A. Yeah, we will have to analyze it.	5 is it fair that you would analyze the
6 Q. And how would PwC go about analyzing	6 probability that the event would occur?
7 a potential event that might forgive or	7 MR. MORRIS: Objection to the form
8 discharge the notes?	8 of the question.
9 A. It depends on what the event is. It	9 A. Correct.
0 comes down to a function of materiality and	10 Q. And would you also –
1 probability and understanding the potential	11 A. Correct.
2 event through discussions with management.	12 Q. Would you also look at the potential
3 Again, it depends on the event.	13 materiality of that event?
4 Q. Okay. And without knowing the	14 A. Yes.
5 specific event, would you agree that you can't	15 Q. And with respect to the promissory
6 testify today on whether that would need to be	16 notes at issue in this litigation, is it fair
7 disclosed in the financials?	17 to say that no one at PwC made any sort of
8 MR. MORRIS: Objection to the form	18 analysis about whether those notes would be
0 (1) (1)	19 potentially discharged due to events that might
9 of the question.	20 occur in the future?
A. Again, the purpose of subsequent	
O A. Again, the purpose of subsequent event disclosure is to disclose to the reader	21 MR. MORRIS: Objection to the form
A. Again, the purpose of subsequent event disclosure is to disclose to the reader of the financial statements any events that	21 MR. MORRIS: Objection to the form 22 of the question.
A. Again, the purpose of subsequent event disclosure is to disclose to the reader of the financial statements any events that actually occurred. And if we are aware of	 MR. MORRIS: Objection to the form of the question. A. That is not part of our professional
A. Again, the purpose of subsequent event disclosure is to disclose to the reader of the financial statements any events that	21 MR. MORRIS: Objection to the form 22 of the question.

1	Page 82 BURGER	1	BURGER	Page 8
2	Q. And the audits that we were talking	2	nature of the question. So again, Kristin	
3	about were in 2017 and 2018; is that correct?	3	Hendrix, and actually earlier there is another	
4	A. Yeah, conducted in '18 for '17 and	4	name Drew Wilson would have been a person that	
5	conducted in '19 for '18.	5	we dealt with on a day-to-day basis. Above	
6	Q. Okay. And I just want to ask some	6	them would be Dave Klos and above them would be	
7	general questions about the audits that were	7	Frank Waterhouse, the CFO.	
8	done. And to speed things up, I'm going to ask	8	So again, if it is a routine matter,	
9	you the questions combining those two years.	9	our more junior people probably dealt with	
10	If you need to break it down per year we can do	10	Kristin and Drew. And if it is not a routine	
11	that, too, but these are pretty general	11	matter and on periodic status meetings, my	
12	questions.	12	communication would have probably been more	
13	Can you tell me approximately how	13	with Dave Klos and my managers.	
14	many people worked on the audits of Highland at	14	Q. I apologize. Other than those four,	
15	PwC in 2017 and 2018?	15	Ms. Hendrix, Mr. Wilson, Mr. Klos and	
16	A. Again, earlier I said six or seven.	16	Mr. Waterhouse, is there anyone else at	
17	Q. And out of those six or seven, how	17	Highland that PwC communicated with as part of	
18	many people had communications with anyone at	18	the audit that you are aware of?	
19	Highland?	19	A. Not that I'm aware of. I mean,	
20	A. I would argue all of them, all of	20	there is a chance that they might have had	
21	us.	21	somebody else involved, but not that I can	
22	Q. Okay. And who at Highland did these	22	recall.	
23	six or seven people have communications with	23	Q. Have you ever had any conversations	
24	with respect to the work on the audits?	24	with Mr. Dondero?	
25	A. It depends. It depends on the	25	A. Not specifically relating to any –	
_	Page 84			Page 8
1	BURGER	1	BURGER	i age c
2		'		
_	related to the audit directly.	2	know that? Did you have any conversations with	
	related to the audit directly. Q. Do you know whether any of the other			
3	•	2	know that? Did you have any conversations with	
3	Q. Do you know whether any of the other	3	know that? Did you have any conversations with anyone else at PwC about whether they had any	
3 4 5	Q. Do you know whether any of the other people at PwC that worked on the audit had any	2 3 4	know that? Did you have any conversations with anyone else at PwC about whether they had any such conversations with anyone at Highland	
3 4 5 6	Q. Do you know whether any of the other people at PwC that worked on the audit had any conversations with Mr. Dondero?	2 3 4 5	know that? Did you have any conversations with anyone else at PwC about whether they had any such conversations with anyone at Highland about potential dischargeability of the notes?	
3 4 5 6 7	Q. Do you know whether any of the other people at PwC that worked on the audit had any conversations with Mr. Dondero?A. Not that I'm aware of.	2 3 4 5 6	know that? Did you have any conversations with anyone else at PwC about whether they had any such conversations with anyone at Highland about potential dischargeability of the notes? A. I would have had discussions with my manager directly through a review of the	
3 4 5 6 7 8	 Q. Do you know whether any of the other people at PwC that worked on the audit had any conversations with Mr. Dondero? A. Not that I'm aware of. Q. At the end of Mr. Morris' questions 	2 3 4 5 6 7	know that? Did you have any conversations with anyone else at PwC about whether they had any such conversations with anyone at Highland about potential dischargeability of the notes? A. I would have had discussions with my	
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1 BURGER	1 BURGER
with anyone at Highland about whether the notes	2 A. Yes. As this is a partnership, it
3 were potentially dischargeable or amended?	3 is generally available to the general partner
4 MR. MORRIS: Objection.	4 and the partners. And there wasn't any
5 A. No, I'm not aware.	5 specific need that we were aware of with
6 Q. As part of the audit process, is one	6 third-party lenders or banks or anything that
7 of the things that PwC looks at who would be	7 we are relying on financials.
8 reviewing or relying on the financial	8 Q. Is who is going to end up reviewing
9 statements that you are auditing?	9 and relying on a financial statement relevant
10 A. Yes, we consider that.	10 to what PwC considers to be material and thus
11 Q. And why is that considered?	11 need to be disclosed?
12 A. It is important – well, A, the –	12 MR. MORRIS: Objection to the form
13 the format of our report and obviously just	of the question, asked and answered.
14 governed by who relies on it. So in other	14 A. No, sorry.
15 words, if you have a public client with the	15 Q. Then what is the relevance – sorry.
16 PCAOB standards where everybody in the public	16 If it is – if who is going to
17 relied on there are additional procedures and	17 review a financial statement is not relevant to
18 additional scope than we have to perform. In a	18 what is going to be disclosed, why is it
19 certain sense you can deal with two sets of	19 relevant to the work that PwC is doing?
20 rules. And the other part of that is	20 A. We perform audits either in terms of
21 considered in who we address our opinion to.	21 GAAS as promulgated by AICPA or PCAOB, and
22 Q. And in the case of the Highland	22 there are differences in those standards.
23 audits, did PwC make an effort to determine who	23 And a correction to your previous
24 would be reviewing and relying on the audits,	24 question, on materiality the basis for forming
25 audited financial statements?	25 a point of view on what is material is not
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1 BURGER	1 BURGER
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1	Page 90 BURGER	1	BURGER	Page 91
2	Q related-party notes and then what	2	as to whether the notes in question would be	
3	would you call them non-related-party notes if	3	potentially forgiven or discharged; is that	
4	they're not related-party notes? Is there a	4	correct?	
5	term for that?	5	MR. MORRIS: Objection to the form	
6	MR. MORRIS: Objection to form of	6	of the question.	
7	the question.	7	MR. AIGEN: What is your basis for	
8	A. Third party, unaffiliated.	8	the objection?	
9	Q. When analyzing the collectability of	9	MR. MORRIS: It is not their	
10	notes, is there any differences in what PwC was	10	responsibility to do that. There is no	
11	doing looking at affiliated – non-affiliated	11	foundation.	
12	transaction notes versus related-party notes?	12	Q. That is fine, you can answer the	
13	MR. MORRIS: Objection to the form	13	question.	
14	of the question.	14	A. No, we did not as we did not have	
15	A. Not really.	15		
16	Q. You say "not really," that can –	16	Q. If PwC had learned that there was	
17	A. Yeah, not – no, there isn't,	17	some condition down the road that could	
18	,	18	potentially discharge or forgive the notes,	
19	collectable or not is something that you have	19	would PwC have had to do some sort of analysis	
20	to get evidence of, and the existence of the	20	to determine if that condition would need to be	
21	note is something you have to get evidence of.	21	disclosed?	
22	Q. I think I can finish up with a	22	A. Yes, if you become aware of any	
23	couple more questions here. I just want to	23	adverse event which may impact the valuation of	
24	sort of go back to what we talked about in the	24	any asset you have to consider that.	
25	-	25	Q. And in order to consider that, you	
	Page 92	<u> </u>		Page 93
1	BURGER	1	BURGER	
2	would look at the probability that that event	2	Q. PwC was never given any information	
3	would occur; is that correct?	3	about the possibility that any of the	
4	Correct, probability and potential	4	affiliated promissory notes might be forgiven;	
5	impact.	5	correct?	
6	Q. And materiality?	6	A. Correct.	
7	A. Materiality.		Q. PwC was never informed that	
8		7	Q. I WO Was hever informed that	
	Q. And that is nothing that you or	8	Mr. Dondero had entered into an agreement that	
9	Q. And that is nothing that you or anyone at PwC did with respect to any potential	_		
9 10		8	Mr. Dondero had entered into an agreement that	
	anyone at PwC did with respect to any potential	8	Mr. Dondero had entered into an agreement that could impact the collectability of any of the	
10	anyone at PwC did with respect to any potential conditions that might forgive these notes; is that correct?	8 9 10	Mr. Dondero had entered into an agreement that could impact the collectability of any of the promissory notes; correct?	
10 11 12	anyone at PwC did with respect to any potential conditions that might forgive these notes; is	8 9 10 11 12	Mr. Dondero had entered into an agreement that could impact the collectability of any of the promissory notes; correct? MR. AIGEN: Objection, form. A. Correct.	
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1	BURGER	Page 94	1	BURGER	Page 95
2			2	CERTIFICATE	
3	PEET BURGER		3	021(11110)(12	
4	TELI BONGEN		4	I, SUSAN S. KLINGER, a certified	
5	Subscribed and sworn to before me		5	shorthand reporter within and for the State	
6	this day of 2021.		6	of Texas, do hereby certify:	
7	1115 day 01 2021.		7	That PEET BURGER, the witness whose	
8			8	deposition is hereinbefore set forth, was	
9			9	duly sworn by me and that such deposition	
1					
10			10	is a true record of the testimony given by	
11			11	such witness.	
12			12	I further certify that I am not	
13				related to any of the parties to this	
14			14	action by blood or marriage; and that I am	
15			15	in no way interested in the outcome of this	
16			16	matter.	
17			17	IN WITNESS WHEREOF, I have hereunto	
18			18	set my hand this 30th of July, 2021.	
19			19		
20			20		
21			21	Susan S. Klinger, RMR-CRR, CSR	
22			22	Texas CSR# 6531	
23			23		
24			24		
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